Exhibit KK

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            IN THE UNITED STATES DISTRICT COURT
           FOR THE SOUTHERN DISTRICT OF NEW YORK
 4
    EASTERN PROFIT CORPORATION LIMITED,
 5
           Plaintiff/Counterclaim Defendant,
                      Case No. 18-cv-2185 (JGK)
 6
           -against-
7
    STRATEGIC VISION US, LLC,
 8
           Defendants/Counterclaim Plaintiff,
 9
                  -against-
10
    GUO WENGUI a/k/a MILES KWOK,
11
                       Counterclaim Defendant.
13
14
15
                       DEPOSITION OF
16
                       HAN CHUNGUANG
17
                     New York, New York
18
                     November 11, 2019
19
20
21
    ATKINSON-BAKER, INC.
    (800) 288-3376
23
   Www.depo.com
24 REPORTED BY: TERRI FUDENS
25 FILE NO: AD0B4F6
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1 2 3	IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK	1 2 3 4	I N D E X WITNESS: EXAMINATION BY: PAGES: Han Chunguang
4	X	5	Ms. Donnelli 5
5	EASTERN PROFIT CORPORATION LIMITED,	7	EXHIBITS
6	Plaintiff/Counterclaim Defendant,	8 9	DEFENDANT'S: DESCRIPTION: PAGES:
7	V. Case # 18-cv-2185 (JGK)	9	30 Notice of Change of Company 106 Secretary and Director
8	STRATEGIC VISION US, LLC,	10	(Appointment/Cessation) Bates
9	Defendants/Counterclaim Plaintiff.	11	stamped EASTERN-000400 to 402
10	V		31 A piece of yellow paper 109
11	GUO WENGUI a/k/a MILES KWOK,	12	containing the witness' name
12	Counterclaim Defendant.	13	handwritten three times
	X		32 A two-page document titled 109
13		14	Limited Power of Attorney
14		15	Bates stamped EASTERN-000276 and 277
15	Deposition of HAN CHUNGUANG, a Non-Party	16	A document titled Substitution 118
16	Witness, taken by the Defendant-Counterclaim	17	of Counsel consisting of two
17	Plaintiff pursuant to Court Order held at 620	18	pages 34 A document titled Research 119
18			Agreement dated December 29,
19	Eighth Avenue, New York, New York, commencing at	19	2017 Bates stamped
	10:03 A.M., Monday, November 11, 2019, before	20	EASTERN-000005 to 000009
20	Terri Fudens, a Stenotype Reporter and Notary		35 A document titled Loan 124
21	Public of the State of New York.	21	Agreement Bates stamped EASTERN-000278 to 280
22		22	LASTERNY-000276 to 200
23			A black and white photograph 153
24		23	of five people
25		25	* * * *
	Page 2		Page 4
1 2	APPEARANCES:	1	HAN CHUNGUANG
3	PEPPER HAMILTON LLP	2	ANN CHI HO, the Interpreter, was duly sworn by
4	Attorneys for Plaintiff/Counterclaim	3	Terri Fudens, a Notary Public of the
4	Defendant - Eastern Profit Corporation, Ltd. 1313 North Market Street	4	State of New York, to accurately
5	Suite 5100	5	translate the following questions and
6	Wilmington, Delaware 19801	6	answers to the best of her ability.
0	BY: CHRIS CHUFF, ESQ.	7	HAN CHUNGUANG, a Non-Party witness
7	21. Cilias Ciori, 25Q.	8	herein, having been first duly sworn
8	OD 11/FG 01005FFF 11/G	9	by Terri Fudens, a Notary Public of
9	GRAVES GARRETT LLC Attorneys for Defendant/Counterclaim	10	the State of New York, was examined
	Plaintiff - Strategic Vision US LLC	11	and testified as follows:
10	1100 Main Street, Suite 2700	12	
11	Kansas City, Missouri 64105 816.2563181	13	EXAMINATION BY
12	BY: EDWARD D. GREIM, ESQ.		MS. DONNELLI:
1.0	edgreim@gravesgarrett.com	14	Q Please state your name for the
13	JENNIFER DONNELLI, ESQ.	15	record.
14	jdonnelli@gravesgarrett.com	16	A Chunguang Han. My last name is Han.
15		17	My first name is Chunguang.
16	GOLDEN SPRING (NEW YORK) LTD. In-House Counsel for Golden Spring	18	MR. CHUFF: Chris Chuff for
17	162 E. 64th Street	19	Eastern Profit Corporation Limited
1.0	New York, New York 10065	20	and the witness.
18 19	917.941.9698 BY: DANIEL PODHASKIE, ESQ.	21	MS. WANG: Yvette Wang from
20	D. DANIEL I ODINOME, EDQ.	22	Golden Spring, New York, Ltd.
21	ALSO PRESENT:	23	MR. PODHASKIE: Daniel Podhaskie
22 23	French Wallop	24	
	Michael Waller		with Golden Spring, New York, Ltd.
24	Yvette Wang		
24 25	Ann Chi Ho, Interpreter	25	MS. DONNELLI: Eddie Greim and
		25	MS. DONNELLI: Eddie Greim and Page 5

1	LIANI CHIINICHANIC	1 HAN CHUNGUANG
2	HAN CHUNGUANG	TIAN CHONGOANG
	keep my questions as focused on those	this diffess the court diffeets us to
3	topics as I can. But there's come	3 do so.
4	background that I think is necessary	4 MS. DONNELLI: We'll withdraw
5	to place this witness in the context	5 the question.
6	of those questions. I will try to	6 MR. CHUFF: Thank you.
7	keep it focused. I do have some	7 Q When you were living in China, did
8	background.	8 you begin working for Eastern Profit?
9	MR. CHUFF: Why is where he was	9 A Okay. When I was working for this
10	born relevant to the contract claim?	company, it was in 2017. No. No. No. It was in
11	MS. DONNELLI: Well that's, I	11 2015 or 2016. That's right.
12	think, in part to make the witness	12 Q Were you living in the United States
13	sort of comfortable with getting to	13 in 2015 or 2016?
14	know me and I'm getting to know him.	14 A Not yet. At the time I was in Hong
15	MR. CHUFF: Okay.	15 Kong.
16	MS. DONNELLI: I will probably	16 Q When did you begin living in the
17	have questions about his time here in	17 United States?
18	relation to the documents that he	orned states.
19		71 In 20 I'm not sure, but I have
20	signed. So I want to kind of place	been here for several years unearly.
21	his local where he was at certain	Q Were you performing a role for
22	times.	Eastern Profit while you were living in the United
	MS. WANG: Can you please	22 States?
23	translate, madam translator.	A I am an agent for them.
24	MS. CLINE: Thank you.	Q Were you an agent for Eastern Profit
25	Q I believe the question was where were	while you have been living in the United States?
	Page 10	Page 12
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1	LIANI CHUNCHANG	1 HAN CHUNCHANG
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2	you born.	2 A Before June, 2017 I was a director of
2 3	you born. A In China.	A Before June, 2017 I was a director of this company. However, in July that year, I
2 3 4	you born. A In China. Q Where in China?	A Before June, 2017 I was a director of this company. However, in July that year, I transferred it to Guo Mei ask me to be an agent
2 3 4 5	you born. A In China. Q Where in China? A Shandong. S-H-A-N-D-O-N-G.	A Before June, 2017 I was a director of this company. However, in July that year, I transferred it to Guo Mei ask me to be an agent for this company after the transfer.
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			1
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	A New York.	2	it to you. But the court was very
3	Q What street?	3	clear that he had limited involvement
4		4	
5	MR. CHUFF: Objection.	5	in issues in this case and has to be
6	Relevance and that's beyond the scope	6	focused on the power of attorney, the
7	of what the court allowed.	7	ACA loan and the Strategic Vision
	MS. DONNELLI: The court didn't		Research Agreement.
8	make an order about this witness.	8	MS. DONNELLI: And that was an
9	The court made an order about	9	order entered upon a representation
10	Mr. Guo.	10	by your side of things about what
11	Besides, at the most recent	11	this witness knew. And at our last
12	deposition, which was of Eastern	12	deposition, which I know you didn't
13	Profit, the litigant, we heard	13	attend
14	testimony that this witness has	14	MR. CHUFF: But I read.
15	involvement with Eastern Profit,	15	MS. DONNELLI: but you read,
16	significant involvement. So I'm	16	you will agree that there was
17	exploring where he was located.	17	testimony that this witness had
18	MR. CHUFF: You have the city.	18	significant involvement with Eastern
19	Why do you need the street address?	19	Profit.
20	MS. DONNELLI: I routinely ask	20	MR. CHUFF: I would not agree
21	witnesses what their street address	21	that there was any testimony that he
22	is.	22	had significant involvement. Again,
23	MR. CHUFF: I just don't see how	23	I don't think his street address is
24	it's relevant.	24	relevant.
25	MS. DONNELLI: If you're going	25	MS. DONNELLI: The testimony is
20	MS. DOMNELLI. II you're going	25	MS. DOMNELLI. THE LESUITIONY IS
	Page 14		Page 16
-			
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	to instruct him not to answer, that's	2	he was the boss of Eastern Profit.
3	one thing. But I caution you that	3	So anyway, I think it's relevant to
4	that's a very common question to ask	4	understand where this witness resides
5	of a witness.	5	so that we can see where he is at in
6	MR. CHUFF: We've agreed to	6	relation to entities that have an
7	produce him at trial already. So you	7	association with Eastern Profit.
8	don't need to serve him with	8	MR. CHUFF: Until you've
9	anything. It's beyond the scope.	9	achieved that, I'm not going to allow
10	MS. DONNELLI: I'm trying to	10	
1 11	ris. Doinnelli. Till dyling to	10	him to answer about his street
11		11	
12	understand the context of where he's		address.
	understand the context of where he's doing his work for this entity and to	11	address. MS. DONNELLI: You're not going
12	understand the context of where he's doing his work for this entity and to be able to understand where he lives.	11 12	address. MS. DONNELLI: You're not going to allow him to answer his street
12 13	understand the context of where he's doing his work for this entity and to be able to understand where he lives. The time frame in question is	11 12 13	address. MS. DONNELLI: You're not going to allow him to answer his street address?
12 13 14 15	understand the context of where he's doing his work for this entity and to be able to understand where he lives. The time frame in question is important.	11 12 13 14 15	address. MS. DONNELLI: You're not going to allow him to answer his street address? MR. CHUFF: Not without the
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		1	
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	correct?	2	he knows anything about those
3		3	
	A I have stayed in New York.		allegations. Maybe he knows
4	MS. DONNELLI: Can you repeat	4	something that relates to a defense
5	the question to the witness and ask	5	on the claim as opposed to the
6	him to answer the question?	6	counterclaim; right? But it's not to
7	(Interpret complying)	7	go off on just, you know, satisfying
8	MR. CHUFF: Objection to form.	8	Mr. Greim's curiosity about, you
9	A Yes.	9	know, what he might know about
10	Q Do you own the place where you live,	10	anything and everything in the
11	or do you rent the place where you live?	11	universe that relates to Mr. Guo or
12		12	
	MR. CHUFF: Objection. Form.		the universe that relates to
13	A Rent.	13	Mr. Chunguang, or the universe that
14	Q Does anyone live there with you	14	relates to Miss Wang.
15	today?	15	This is, you know, the request
16	MR. CHUFF: Objection. Again,	16	that I've seen. I'm just going to
17	this is way beyond the scope of what	17	say it as clear as I can, Mr. Greim,
18	the court agreed that this witness	18	they are overbroad. You've got
19	could be produced to testify about.	19	claims. You have to be able to
20		20	
	So unless the court changes its		articulate why something is relevant
21	order by a request from you, I'm not	21	to a claim. You have
22	going to allow him to testify about	22	MS. DONNELLI: Counsel, I
23	this stuff.	23	recognize you want to make a record,
24	MS. DONNELLI: As you know, the	24	but you're taking up a lot of time to
25	court is closed today. We're going	25	do that. And I think you're
	countrie disease today. The re gening		30 a.a. 7 a.a. 7 a.a. 7 a.a. 7
	Page 18		Page 20
1	HANI CHI INCLIANC	1	HAN CHINCHANG
2	HAN CHUNGUANG	2	HAN CHUNGUANG
	to have to do the best we can to make	1	borderline on obstructing this
3	our respective positions for today,	3	deposition.
4	but we're not going to have a court	4	So I ask that you keep your
5	order today.	5	objections to nonspeaking objections
6	MR. CHUFF: Then he's not going	6	for the record and that we move on.
7	to testify about this today.	7	MR. CHUFF: Right.
8	MS. DONNELLI: We'll preserve	8	So you've disputed what the
9	that and bring it up with the court	9	ruling is then, and I wanted to make
10	_ ·	10	
11	as is appropriate.	11	that clear on the record. From now
	Q Are you married?		on I won't reread it, but I just
12	MR. CHUFF: I'm sorry. I want	12	wanted to make that clear.
13	to read something into the transcript	13	MS. DONNELLI: Thank you.
14	given that we're not going to see the	14	Q Does the address 781 Fifth Avenue,
15	court today.	15	Suite 1801, New York City mean anything to you?
16	This is the August 24, 2019	16	A Nothing.
17	transcript. The dispute for contacts	17	Q Have you ever lived at that address?
18	was whether Mr. Han could be or would	18	MR. PODHASKIE: Objection. Move
19		19	•
	even be produced as a witness. And		on, counsel. I just read into the
20	this is what the court ruled:	20	record that it has to be relevant to
21	This is not a case where	21	the claim.
22	Mr. Chunguang is accused of	22	MS. DONNELLI: It is relevant
23	wrongdoing personally. It's a case	23	and I'll tell you why it's relevant.
24	where Eastern is accused of wrong	24	Because we've connected that address
25	doing. And the question is whether	25	with a key fact witness, and we
	domy. And the question is whether		mar a key race maness, and we
	Page 19		Page 21

1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	believe this witness has a	2 know, what he might know about
3		know, what he might know about
4	relationship with that witness. So I	arry arm g and ever yearing in the
	ask if the witness will answer the	diliverse that relates to
5	question.	5 MS. DONNELLI: Counsel, you just
6	MR. CHUFF: I'm instructing him	feed that again for a second time.
7	not to answer. This is not relevant	7 You're obstructing this deposition.
8	to any of the issues, and the court	8 MR. CHUFF: That's exactly what
9	has been very clear that this has to	⁹ you're doing. I'm not wasting my
10	be a very narrow deposition with his	10 time.
11	involvement with the issues in this	MS. DONNELLI: You read that
12	case. And this has nothing to do	twice and I asked you to not obstruct
13	with the contracts at issue.	the deposition. I'm surprised that
14	MS. DONNELLI: You haven't even	you are frankly, but you are.
15	let me establish where it might go.	MR. CHUFF: I'm surprised that
16	You're just instructing the witness	after I read it the first time you're
17	not to answer.	still asking these questions.
18		18 MS. DONNELLI: Let's just move
19	MR. CHUFF: Explain it to me,	1 10
20	because I'm not seeing the relevance.	0111
21	MS. DONNELLI: Because we	Q Do you know a dao wengan.
	believe that that is an address	Λ 165.
22	connected with Guo Wengui, and we	Q How do you know that name?
23	think that this witness has a	A In 2009 I went to visit Mr. Guo
24	relationship with Guo Wengui that is	Wengui not Guo Pangu because of his
25	deeper than perhaps your objections	²⁵ representation.
	Page 22	Page 24
	1 age 22	1 age 24
1	HAN CHUNGUANG	1 HAN CHUNGUANG
		I + DAN COUNCIDANG
2		TIAN CHONGOANG
2	are intended to convey.	2 Because of my adoration for him, I
3	are intended to convey. So you're not even letting me	2 Because of my adoration for him, I 3 learned investment architecture, art and
3 4	are intended to convey. So you're not even letting me get into anything, and you're	2 Because of my adoration for him, I 3 learned investment architecture, art and 4 everything else from him, Pangu.
3 4 5	are intended to convey. So you're not even letting me get into anything, and you're instructing a witness not to answer,	Because of my adoration for him, I Because of my ad
3 4 5 6	are intended to convey. So you're not even letting me get into anything, and you're instructing a witness not to answer, a fact witness not to answer. And	Because of my adoration for him, I Because of my adoration for him, I learned investment architecture, art and everything else from him, Pangu. Q Was Mr. Guo your mentor? A Yes. A mentor.
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Netherlands location with Mr. Guo?	2	then ask more specific questions.
3	MR. PODHASKIE: Objection to	3	Are you still instructing this
4		4	
5	form.	5	witness, a fact witness, not to
	A No.		answer?
6	Q Has Mr. Guo ever employed you?	6	MR. CHUFF: Can you repeat the
7	A Did Mr. Guo employ me? What do you	7	question?
8	mean by that?	8	(The requested portion of the
9	Q Have you performed any jobs for	9	record was read back by the
10	Mr. Guo for which you have been paid?	10	reporter.)
11	A No.	11	MR. CHUFF: I withdraw the
12	Q Have you received any form of	12	instruction not to answer that
13	compensation from Mr. Guo?	13	question.
14	A No.	14	(The requested portion of the
15	Q Over the last year, how often have	15	record was read back by the
16	you seen Mr. Guo, meaning every day, once a month?	16	reporter.)
17	MR. CHUFF: Okay. Objection.	17	A I don't think this question has
18	Apparently I have to read the	18	anything to do with this case; right?
19	• • • • • • • • • • • • • • • • • • • •	19	
20	transcript the third time. This is	20	Q The counsel today for you has
21	exactly what the court said you may	21	instructed you to answer.
	not delve into. I'm not allowing the	22	MR. CHUFF: I withdrew my
22	witness to answer it.		instruction not to answer.
23	Q Under what context have you seen	23	A I have followed Mr. Guo for a long
24	Mr. Guo over the last year?	24	time.
25	MR. CHUFF: Unless it's related	25	Q For what purpose?
	Page 26		Page 28
			5
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	to Eastern Profit or the contracts at	2	A Again, I learned things from him. I
3	issue in this case, I direct you not	3	admire Mr. Guo a lot. Mr. Guo is my idle.
4	to answer.	4	Mr. Guo is my mentor. I learned the stuff I have
5	MS. DONNELLI: How am I to know	5	testified to before from him.
6	the answer?	6	MS. DONNELLI: Can you read the
7	MR. CHUFF: Qualify the question	7	question that asked how long were you
8	- · · · · · · · · · · · · · · · · · · ·	8	
9	to regarding Eastern Profit or	9	here in the United States before you
10	regarding the contracts. It's	10	began interacting with Mr. Guo.
	appropriate, but this is a fishing		(The requested portion of the
11	expedition.	11	record was read back by the
12	Q How long were you living in the	12	reporter.)
13	United States before you began interacting with	13	MR. CHUFF: Objection to form.
14	Mr. Guo?	14	A I continue having interactions with
15	MR. CHUFF: Same instruction	15	Mr. Guo.
16	unless it's related to the issues in	16	Q Did you come to the United States to
17	this case including Eastern Profit	17	be with Mr. Guo?
18	and the contract.	18	A The reason I have been with Mr. Guo
19	MS. DONNELLI: We have evidence	19	is because I wanted to learn from Mr. Guo. I am
20	that this witness has involvement	20	learning investment from Mr. Guo. And Mr. Guo
21	with Mr. Guo in relation to these	21	also shows me how to do things.
22	documents that we'll be talking about	22	Q Investment in what?
23	today that bear his name.	23	A Investment in terms of regular
24	I'm asking a general question to	24	business activity.
25	understand the witness' testimony to	25	Q In what industry?
	anderstand the withess testimony to		2 In mac madding.
	Page 27		Page 29

			7
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	MR. CHUFF: I'm sorry.	2	You're instructing this witness
3	Objection. What Mr. Han is learning	3	not to answer a question about this
4	from Mr. Guo has nothing to do with	4	witness' testimony to a question.
5	any of the issues.	5	You allowed him to answer.
6	MS. DONNELLI: Why don't you	6	MR. CHUFF: I'm not allowing
7	make an objection for the record.	7	you to explore his relationship with
8	MR. CHUFF: I'm explaining why	8	Mr. Guo that has nothing to do
9	I'm instructing him not to answer	9	with
10	5	10	
11	these questions. MS. DONNELLI: All right. Why	11	MS. DONNELLI: It is a yes or no question I've asked you.
12	don't you just instruct him not to	12	MR. CHUFF: Okay. I'm going to
13		13	
14	answer, because this whole process is	14	give you my answer. I'm instructing
15	obstructing this deposition. So why	15	the witness not to answer a question
16	don't you instruct him not to answer.	16	that is beyond what the court ordered
17	There's no need to go further than	17	him to appear for. And it's not
18	that. We'll take it up with the	18	related to Eastern Profit or the
19	judge.	19	contracts at issue in this case. His
20	MR. CHUFF: It's beyond the	20	relationship with Mr. Guo, outside of
21	scope of what the court ordered.	20	this case, has nothing to do with
21	MS. DONNELLI: This whole	21	anything.
22	process is obstructing this	23	MS. DONNELLI: Well, counsel,
23	deposition.	23	your witness here has already
	So why don't you instruct him		testified that he had a role with
25	not to answer. There's no need to go	25	Eastern Profit, and I'm entitled to
	Page 30		Page 32
	1 age 50		1 age 32
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	further than that. We'll take it up	2	understand if investment was relating
3	with the judge.	3	to that.
4	MR. CHUFF: I instruct him not	4	MR. CHUFF: You asked him about
5	to answer.	5	his mentorship relationship with
6	Q Do you pay Mr. Guo to teach you about	6	Mr. Guo. He said he's learning
7	investment?	7	investments. You're asking about
8	MR. CHUFF: Objection.	8	what investments.
9	Relevance. Beyond the scope of the	9	MS. DONNELLI: There's nothing
10	order. I instruct him not to answer.	10	improper about that.
11	MS. DONNELLI: So you're going	11	MR. CHUFF: You're not asking
12	to instruct the witness not to answer	12	Eastern Proffit's investments.
13	a question that follows up on the	13	You're asking about what he's
14	very words the witness used to a	14	learning from Mr. Guo. That's
15	question you allowed. I want to be	15	completely improper and it's a
16	sure I understand your position.	16	fishing expedition beyond the scope
17	The witness testified to this	17	of what the court ordered.
18	information. I'm asking him about	18	Q Do the investment matters that
19	it.	19	Mr. Guo teaches you about involve Eastern Profit?
20	MR. CHUFF: I tried to give you	20	A No.
21		21	O You testified that Mr. Guo teaches
22	some leeway, but this is completely	22	c .
23	irrelevant and contrary to what the	23	you how to do things. Do those things involve Eastern Profit?
24	court ordered about the deposition. MS. DONNELLI: I want to make	24	
25	sure I understand.	25	A No. What Mr. Guo taught me was to give me a direction. He didn't teach me anything
	Sure 1 unucistanu.	23	give the a direction. He didn't teach the anything
1			
	Page 31		Page 33

## HAN CHUNGUANG ## Specific. A No.				
2 specific. 3 Q Have you ever discussed Eastern Profit with Mr. Guo? 5 A No. 6 Q Does the address 162 East 64th 5 Street, New York City mean anything to you? 6 A I have heard about it. 9 Q What do you understand it to be? 1 A I was in the lobby of this building 1. 1 to meet Yvette and discussed about paying back a loan. 1 Q A loan to whom? 1 A I borrowed money from William, and 1. 1 William was asking me to pay him back. That was 1. 1 blobby of this building 1. 2 Q Did you or Eastern Profit borrow the 1. 3 Mo. But again, I'm not sure. My recollection is not clear. 1. 2 Q How often do you meet with Mr. Guo 2. 4 HAN CHUNGUANG 1. 2 Instruct the witness not to answer unless coursel can direct it to some 1. 3 Kind of relevance to Eastern Profit. 2. 4 Yes. 2. 9 Q Does Guo Mei have a relationship with 1. 5 A Yes. 2. 9 Q Does Guo Mei have a relationship with 1. 5 Eastern Profit? 1. 7 A No. 1 have a pob a this time? 1. 8 A Yes. 2. 9 Q Does Guo Mei have a relationship with 2. 1 Eastern Profit with Mr. Guo 2. 9 C Have you ever discussed Guo Mei's role with Eastern Profit with Mr. Guo 3. 9 C Have you ever discussed Guo Mei's 7. 1 A No. I have a pob a this time? 1. 1 A Do have a job right now? Yes. 3. 1 Q Wher are you employed? 2. 2 A Since this has nothing to do with me. 4. 2 Q What is your company called? 2. 3 A Since this has nothing to do with me. 4. 4 Since this has nothing to do with me. 5. 5 Color Since you've been in the United 5. 5 Cancer Jon Since you've been in the United 5. 5 Cancer Jon Since you've been in the United 5. 5 Cancer Jon Since you've been in the United 5. 5 Cancer Jon Since you've been in the United 5. 5 Cancer Jon Since you've been in the United 5. 5 Cancer Jon Since Jon Since Jon	1	HAN CHUNGUANG	1	HAN CHUNGUANG
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		Page 39		Page 41

1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	caused her to be in that building.	² Eastern Profit?
3	A I don't know. You have to ask her.	³ A Yes. I got permission from Guo Mei,
4	It happened that I bumped into her that day, and I	and I authorized Yvette to handle this particular
5	talked to her about this matter. That was it.	5 matter for me, which was a matter of hiring and
6	You have to ask her why.	6 investigation company.
7	Q Where is your place of work located?	7 Q Is that the only involvement that
8	A My place of work?	8 Yvette had with Eastern Profit?
9	Q Yes.	9 A I'm so sorry. Can you repeat your
10	A I'm not at liberty to disclose that	10 question.
11	here.	11 (The requested portion of the
12	Q Is your place of work 162 East 64th	record was read back by the
13	Street?	reporter.)
14	A No.	A In terms of all matters related to
15	Q Why are you not at liberty to	the investigation company, I gave my authorization
16	disclose your place of work?	to Yvette so that she could act on my behalf.
17	MR. CHUFF: Objection. Form.	Q Did Yvette do anything for Eastern
18	A What I'm concerned is that once my	Profit other than related to the investigation
19	information is revealed, the communist party will	19 company?
20	also learn about it too.	A No. No, because this company of mine
21	Q Is your place of work the same place	was frozen in Hong Kong and that was all I asked
22	of work of the family trust?	her to do for me.
23	A Your question is rather vague. I	Q Going back to this meeting that you
24	don't know how to answer your question.	had with Yvette at 162 East 64th Street, when did
25	MS. DONNELLI: Can you read the	²⁵ it occur?
	2 0 7 0 7 0 7 0	14 00001.1
	Page 42	Page 44
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	question back.	A Several months ago, I think.
3	(The requested portion of the	Q In the year 2019?
4 5	record was read back by the	4 A Yes.
	reporter.)	Other than that meeting, did you ever
6	A In terms of her question, I don't	speak with or communicate with Yvette about the
7 8	know how to answer it.	lour:
9	Q When you performed things for Eastern	A Tuon Cremember.
10	Profit, did you do that at 162 East 64th Street?	Q The Work that you currently do for
11	A No.	the fairing trust, is that the type of work you are
12	Q Where were you located when you	Tor Edstern Fronce
13	performed the things you did for Eastern Profit?	, i juilly on the year queetien is related
14	A The headquarter of this company was	to what my family trust is doing, I am not at
	in Hong Kong. However, I could choose anywhere I	liberty to answer your question here.
15	wanted to work for this company. I was quite	Q Willy Hot.
16 17	free.	A Again, I'm concerned about my safety.
	Q Where did you choose to do your work	17 If I reveal too much information about myself, the
18	for Eastern Profit?	communist party eventually will also learn about
19 20	A When I took over this company, I was	19 it too. 20 O You called this your Y-O-LI-R family
	in Hong Kong.	Q Tod called this your, 1 o o it, fairing
21	Q Did you perform any work for Eastern	trust. Is it the Han Family Trust that you work
22	Profit anywhere other than Hong Kong?	22 for?
23	A In New York, I asked Yvette to do	A My answer will be the same as what I
24	thing for me on behalf of this company.	have given to you, to your previous answer to
25	Q When you say "this company," you mean	25 your previous question.
	£	,

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q You testified that you had to get	2	A I think she was in New York, but I'm
3	permission from Guo Mei to authorize Yvette to do	3	not sure. Basically I had a phone conversation
4	things for Eastern Profit.	4	with her, or I had phone conversations with her.
5	MR. CHUFF: Objection to form.	5	I was not sure where she was.
6	Q Why did Guo Mei not simply go	6	THE INTERPRETER: Interpreter
7	directly to Yvette rather than through you?	7	note in Chinese we don't have a
8	A Guo Mei was very busy. Guo Mei gave	8	singular or plurals. Therefore the
9		9	interpreter does not know how many
10	me the authorization to handle things for her, and	10	
11	then I give the authorization to Yvette to do	11	phone conversation had with Miss Guo.
	things for me. It was very logic. This was the	12	Q When were the phone conversations?
12	way I did my business.		A In 2017. Also in 2018. There were
13	Q Was any of the instruction that	13	phone conversations in recent years.
14	Mr. Guo gave you about investments helpful to you	14	Q Can you be more specific as far as
15	in your role with Eastern Profit?	15	even a month in those years?
16	MR. CHUFF: Objection. Form.	16	A Again, I don't remember the
17	A Yes. He has been teaching me a lot.	17	specifics. But I do remember in last few years I
18	He has given me knowledge. And whatever I learn	18	spoke with her over the phone.
19	from him I'll apply it to the rest of my life to	19	Q Were you working for the family trust
20	apply it to my company, to apply it to my business	20	when you spoke with Guo Mei about this?
21	model.	21	A Yes. Continually.
22	Q Why did you not apply it to Eastern	22	Q Why did you not choose someone from
23	Profit and instead got Yvette involved?	23	the family trust to help you rather than choosing
24	MR. PODHASKIE: Objection to	24	Yvette?
25	form.	25	A This was due to a business
	IOIIII.		7. This was due to a submess
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1	HANI CHI INCI IANG	1	HAN CHINCHANC
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	A Firstly, my English is not great. I	2	consideration.
2	A Firstly, my English is not great. I need someone in New York to help me. Therefore, I	2 3	consideration. Q Which was what?
2 3 4	A Firstly, my English is not great. I need someone in New York to help me. Therefore, I authorize Yvette to handle things for me. It was	2 3 4	consideration. Q Which was what? A This is rather personal. I don't
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1		
Τ.	HAN CHUNGUANG	1 HAN CHUNGUANG
2	Q What is the full name of that entity?	did everything in a legal sense?
3	A Eastern Profit.	3 MR. CHUFF: Objection. Form.
4	Q Do you know that entity to have any	4 A Yes. When I purchased this company
5	other names?	5 for my friend, I was going to use it to do
6	A I'm not sure.	6 investment business. Of course I wanted to do it
7	Q Your understanding is that the	7 right. I wanted to do it legally. I wanted to do
8	entity's name is Eastern Profit; correct?	8 it in sound business.
9	A Yes.	9 Q What review or research did you do
10	Q No other words in its name; correct?	before purchasing Eastern Profit to assure
11	A No.	11 yourself that it had, in fact, done things
12		12 legally?
13	Q When was Eastern Profit formed? A I acquired it somewhere around the	legany.
14		71 True to dequire time company? I did
15	end of 2014. I purchased it for someone, but I	Some analysis and performance evaluation I ala
16	didn't know whether the company had another name	it also based upon my experiencer by the way, it
17	or not before my purchase of it.	was a company legally listeal willy would le not do
	Q When was your purchase of Eastern	95 .094/ .
18	Profit?	Q Dia i ii. dao provide you guidance of
19 20	A I think the end of 2014.	davice when you were reviewing Eastern Front to
21	Q Had you had any involvement with	parchase ic.
	Eastern Profit prior to the end of 2014?	71 110, not anything specific.
22	A No.	Q Did you inform Mr. Guo that you were
23	Q Who did you acquire it from?	intending to purchase Eastern Profit before you
24	A From a friend of mine.	24 purchased it?
25	Q What was the name of the friend?	25 A No.
	Page 50	Page 52
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	A The last name Xu, X-U. Z-H-A-O,	2 Q Did Mr. Guo provide you the
3		
	H-U-I, X-U.	3 compensation needed to purchase Eastern Profit?
4	THE INTERPRETER: The	 compensation needed to purchase Eastern Profit? A No.
5	THE INTERPRETER: The interpreter is spelling, which may	 compensation needed to purchase Eastern Profit? A No. Q When you were performing your
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	A I don't know.	2	talk about that.
3	Q Who did Natasha work for?	3	Q We'll talk about that later.
4	A What do you mean by that?	4	How much did you pay for Eastern
5	· · · · · · · · · · · · · · · · · · ·	5	Profit?
6		6	
7	Who did she work for?	7	A 1,000 Hong Kong currency. 1,000 HK
	A I didn't know what company she was		currency.
8	working for. However, I knew him. I trusted him.	8	Q Was that worth around 200 U.S.
9	In Hong Kong I gave her the authorization to	9	dollars?
10	handle my stuff for me in Hong Kong.	10	A I don't know about exchange rate back
11	Q Did she report to you about her	11	then. This number is what I can remember right
12	review of Eastern Profit before you purchased it?	12	now. All the details about the purchase of the
13	A I think so. But to tell you the	13	company was handled by Natasha. I didn't know
14	truth, I don't remember because it was a long time	14	most of the details.
15	ago. I would say that I trusted her. In Chinese,	15	Q What was Eastern Profit's
16	trust is everything.	16	capitalization?
17	Since I trusted her, I gave her full	17	MR. CHUFF: Objection. The
18	authorization to handle matters for me in Hong	18	court has already said that the
19	Kong.	19	financial identity of Eastern Profit
20	Q Did you put that authorization in	20	is off limits. Docket entry 189,
21	writing?	21	page 4. To the extent the defendant
22		22	seeks to further inquire further
23		23	regarding plaintiff's financial
24	· · · · · · · · · · · · · · · · · · ·	24	situation is a request for a leave to
	trust?	25	
25	A I met her. Also I met her in social	25	do so. Denied again for failure to
	Page 54		Page 56
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1	HAN CHUNGUANG	1	LIANI CHILINICHIANIC
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2	official address.	2	did not need anyone to select it for me.
3	Q Has that always been Eastern Profit's	3	Q Did you sign any written document to
4	business address?	4	make yourself director of Eastern Profit?
5		5	
	MR. CHUFF: Objection.	6	A Yes.
6	Foundation.		Q Did you become a director of Eastern
7	A When you say that had this address	7	Profit at the same time you purchased it?
8	been the business address of Eastern Profit, what	8	A Yes.
9	do you mean by that?	9	Q What was the business of Eastern
10	Q I understood you testified that	10	Profit when you purchased it?
11	Eastern Profit had a business location. Is that	11	A Investment.
12	true?	12	Q Did that purchase change over time?
13	A Yes.	13	A No. No. It had not.
14	Q Where is Eastern Profit's business	14	Q Was the amount that Eastern Profit
15	location?	15	invested the amount that you used to purchase
16	A You asking me the company address;	16	Eastern Profit in the first instance?
17	right? The company address was Bank of China	17	Where did the fund come from that
18	Building, 49th floor.	18	Eastern Profit used to make an investment?
19	Q Was that always Eastern Profit's	19	A For my family fund.
20	address since you purchased it?	20	Q Is that the family fund you work for
21	A Yes.	21	today?
22		22	1
23	Q Have you been there?	23	
24	A Yes, I did.	24	Q Who at the family fund did you work
25	Q When was that?	25	with to get the funds transferred so that Eastern
23	A Wow. It was several years ago.	23	Profit could make investments?
	Page 58		Page 60
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q How many times have you been to	2	MR. CHUFF: Objection to form.
3	Eastern Profit's office?	3	A This has nothing to do with this
4	A Consent times		
	A Several times.	4	
5		4 5	case, and this question, it's very proven to my
5 6	Q When you purchased Eastern Profit,		case, and this question, it s very proven to my privacy. I don't want to answer it.
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	would accept the correction.	2	
3		3	•
4		4	A I'm not familiar with the name you
5	Secondly, Mr. Guo has been teaching me a lot.	5	pronounced. Lunan? I'm not family with it, is
6	Thirdly, I love to read books. Have educated me a	6	the way you read it.
	lot. Fourthly, society was also a good teacher	7	Q Did you receive a degree in athletics
7	that taught me a lot.		from your education?
8	Q What educational institution gave you	8	A Yes. I went to an athletic school.
9	the degree after the three years of college?	9	Q Is that where you received your
10	A It was Chinese school.	10	degree from?
11	Q What was the name?	11	A In terms of a degree, I always got
12	A This question is very specific. I	12	certificate from each level of school. I attended
13	don't think I want to answer such a specific	13	an elementary, from junior high to high school,
14	question.	14	and from technical secondary school.
15	Q It is a very common question to be	15	Q The secondary school was the same
16	asked where you received a degree from, so please	16	thing as the technical school; correct?
17	answer the question.	17	A I'm not sure. But in Chinese it is
18	A For me this question very specific.	18	called technical secondary school.
19	This is a very private no, I don't mean very	19	Q The degree you received from the
20	private. I just think this question has nothing	20	technical secondary school was in athletics;
21	to do with this case. I don't feel that I should	21	correct?
22	answer this question.	22	A Yes. Yes. That's why.
23	Q Are you concerned about answering the	23	Q Have you received any other degrees
24	question because you did not receive a degree from	24	after high school?
25	the Chinese school?	25	MR. CHUFF: Objection. Form.
	the chinese school:		That error is objection from
	Page 62		Page 64
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q That is not the question.	2	Hong Kong.
3		3	
	The question is what, besides the		Q Regarding Eastern Profit; correct?
4	education you described, prepared you to be a	4	A Yes.
5	director of Eastern Profit?	5	Q Were you living in Hong Kong at the
6	A I purchased it and I became the	6	time?
7	director of the company.	7	A Yes. When I purchased Eastern
8	Q So nothing other than the education	8	Profit, I lived in Hong Kong.
9	you described prepared you to be a director of	9	Q What education did Natasha have that
10	Eastern Profit?	10	allowed her to serve this role?
11	MR. CHUFF: Objection. Asked	11	MR. CHUFF: Objection. This is
12		12	
	and answered. Mischaracterizes the		completely beyond the scope. I let
13	testimony.	13	this go long enough. He's not
14	A Let me put it this way. My own	14	MS. DONNELLI: Are you
15	experience, Mr. Guo's teaching, myself learning	15	testifying for the witness?
16	and what I have been learning from my family trust	16	MR. CHUFF: I'm explaining why
17	or family fund, all this prepared me for it and	17	this line of questioning has to stop.
18	also prepared me for the future. It doesn't mean	18	MS. DONNELLI: Why don't you
19	·	19	just object to it rather than coach
	that I only learned things through a formal	20	
20	education.	21	him?
21	Q Did you review any written materials		MR. CHUFF: I want to explain my
22	about Eastern Profit when you became its director?	22	basis. I'm not coaching him because
23	MR. CHUFF: Objection to form.	23	he's not going to answer it.
24	A I don't remember. In terms of all	24	This is not a case where he's
25	the documents related to the company, they were	25	being sued for managing Eastern
	and addaments related to and company, and, were		g and a large g and
	Page 66		Page 68
1	LIANI CHUNCHANC	1	LIANI CHIUNCHANG
	HAN CHUNGUANG		HAN CHUNGUANG
2	handled by Natasha, whom I trusted very much.	2	Profit a certain way. This is about
3	Q When Natasha was doing this role,	3	a contract between an entity and
4	where was she employed?	4	another entity.
5	MR. CHUFF: Objection. Asked	5	MS. DONNELLI: Why don't you
6	and answered.	6	just say I'm going to instruct him
7	A I don't know whom she was working for	7	not to answer. It will save a lot of
8	at the time.	8	time, and it won't coach the witness.
9		9	·
10		10	MR. CHUFF: He's not answering.
	A She was an agent authorized by me.	l	Q Is Natasha's name spelled Q-U, first
11	Q An agent authorized for Eastern	11	name, last name G-U. Last name is Q-U. First
12	Profit?	12	name G-U-O-J-I-A-O?
13	A No. She was the agent authorized by	13	A I don't know this name. I only know
14	me. At the time I was the boss of Eastern Profit,	14	the person I knew whose name was Natasha.
15	I authorized Natasha to handle a lot of stuff in	15	Q Have you personally seen the written
16	Hong Kong for me.	16	records of Eastern Profit's business dealings?
17	Q Was she an employee of Eastern	17	MR. CHUFF: Objection. Vague.
18	Profit?	18	A I think so, yes.
19		19	· •
	MR. CHUFF: Objection. Asked		Q When was that?
20	and answered.	20	MR. CHUFF: Objection. Vague.
21	A An employee? You can say that.	21	A I think several years ago.
22	Q How long was she employed by Eastern	22	Q What was the purpose of your review?
23	Profit?	23	A When I purchase it, I of course
24	A I think about two years. I'm only	24	looked into the document. I have to know what I
25	talking about she was handling matters for me in	25	was purchasing. Once I took over the company, I
			-
	Page 67		Page 69

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	gave them to Natasha. I also gave her the CO and	2	A What do you mean by that?
3	stuff so that she could handle stuff for me in	3	
4		4	
	Hong Kong.		Profit's assets were frozen. How did you come to
5	Q When you were serving as a director	5	know that?
6	of Eastern Profit, were there any other directors	6	A Natasha told me.
7	besides yourself?	7	Q So the freezing, excuse me, of the
8	A When I was the director of the	8	assets took place in the two years that Natasha
9	company, no one else was.	9	did services for Eastern Profit?
10	Q When you were director of Eastern	10	A I don't remember. It was a long time
11		11	
	Profit, was it successful?		ago.
12	A Was this successful company? How are	12	Q After the assets of Eastern Profit
13	you going to define whether a company is	13	were frozen, was it able to conduct any business?
14	successful or not? Please teach me.	14	A Natasha could. Just one second.
15	Q Were you pleased with the performance	15	THE INTERPRETER: Can you repeat
16	of Eastern Profit when you were the director of	16	your question? I wanted to have your
17	it?	17	question read back. I want to know
18		18	
19	MR. CHUFF: Objection.	19	your question.
	Relevance.		(The requested portion of the
20	A It was okay.	20	record was read back by the
21	Q Did Eastern Profit have any debts	21	reporter.)
22	when you were a director?	22	A After the asset was frozen, the
23	MR. CHUFF: Objection. The	23	company didn't do any business.
24	court already ruled on this. There's	24	Q What, as a director of Eastern
25	to be no questioning about the	25	Profit, did you do to challenge the order freezing
20	to be no questioning about the		Front, did you do to challenge the order freezing
	Page 70		Page 72
			8- /-
1	HAN CHINCHANC	1	HAN CHINCHANC
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Profit?	2	company to find out the Chinese government's
3	A That's correct. I was an agent.	3	corruptions. Number 2, to help me unfreeze my
4	Q How long had it been since you were a	4	assets. Number 3 to have my company back to
5	•	5	normal.
6	director of Eastern Profit when the freezing of	6	
7	the assets happened?	7	Q Did anyone replace Natasha after she
	MR. CHUFF: Objection to form.	8	stopped doing work for Eastern Profit?
8	A How long? Again, I don't remember	9	MR. CHUFF: Objection. Asked
9	the specific, but I think about two years.		and answered. Relevance.
10	Q So two years passed after you left	10	A No.
11	being a director of Eastern Profit and when the	11	MS. DONNELLI: We'll make this
12	assets of the company were frozen?	12	the last couple of questions before
13	MR. CHUFF: Objection to form.	13	our break.
14	A Can you repeat your question?	14	Q Prior to the time that Eastern
15	Q How much time passed after you	15	Profit's assets were frozen, did Eastern Profit
16	stopped being a director of Eastern Profit and	16	operate a private equity fund?
17	when the assets were frozen?	17	MR. CHUFF: Objection. This
18	A I don't remember.	18	goes to the independent financial
19	Q Who ordered the freezing of Eastern	19	control and identity of Eastern
20	Profit's assets?	20	Profit, and the court has already
21	MR. PODHASKIE: Objection.	21	ruled this is not a permissible scope
22	Form.	22	of questioning.
23	A I didn't know who ordered it. I	23	MS. DONNELLI: Are you
24	really wanted to know the answer to your question.	24	instructing the witness not to
25	I think it was an order from the communist party	25	answer?
	Turnic it was air order from the communist party		
	Page 74		Page 76
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	in China.	2	MR. CHUFF: Yes.
3	Q You don't know why the assets were	3	Q When you were a director of Eastern
4	frozen or what reason was given?	4	Profit, did it have any clients?
_	MD CHIEF, Objection		
5	MR. CHUFF: Objection.	5	MR. CHUFF: Same objection. It
6	Foundation.	6	MR. CHUFF: Same objection. It goes to independent financial
	_		
6	Foundation.	6	goes to independent financial
6 7	Foundation. A No, I don't.	6 7	goes to independent financial identity, and the court has already
6 7 8	Foundation. A No, I don't. Q You mentioned that transaction was	6 7 8	goes to independent financial identity, and the court has already ruled on this.
6 7 8 9	Foundation. A No, I don't. Q You mentioned that transaction was done by Eastern Profit with an investigation company.	6 7 8 9	goes to independent financial identity, and the court has already ruled on this. Q Which family trust did Eastern Profit
6 7 8 9 10	Foundation. A No, I don't. Q You mentioned that transaction was done by Eastern Profit with an investigation	6 7 8 9 10	goes to independent financial identity, and the court has already ruled on this. Q Which family trust did Eastern Profit give the money with which it was making investments?
6 7 8 9 10 11	Foundation. A No, I don't. Q You mentioned that transaction was done by Eastern Profit with an investigation company. Do you remember your testimony? THE INTERPRETER: Can I have the	6 7 8 9 10 11	goes to independent financial identity, and the court has already ruled on this. Q Which family trust did Eastern Profit give the money with which it was making investments? MR. CHUFF: Same objection.
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		<u> </u>	
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	my company?	2	ask her for opinion. Just part of a business
3	Q Any kind of compensation.	3	routine.
4	MR. CHUFF: Objection.	4	Q Have you ever been a principal of
5	Misleading.	5	Eastern Profit?
6	A Since I don't feel that this question	6	MR. CHUFF: Objection. Asked
7	has anything to do with this case, this is about	7	and answered.
8	the finance of the company. I'm not going to	8	A When are you talking about?
9	answer it.	9	Q Any time since 2014 to the present.
10	Q Was the reason that you stopped being	10	MR. CHUFF: Same objection.
11	a director of Eastern Profit because you weren't	11	A I am always acting on behalf of
12	being paid for your work?	12	Eastern Profit.
13	MR. CHUFF: Objection. Vague.	13	Q Has he ever held the title principal
14	Confusing and misleading.	14	of Eastern Profit? Have you?
15		15	
16	A Again, this has nothing do with this	16	MR. CHUFF: Same objection.
17	case. I'm not going to answer it.	17	A I don't really understand your
18	Q Did you receive any compensation or	18	question. All I can say to you is that before I
18	payments as an agent of Eastern Profit?	19	transfer it, my company to her, I was the
	A I believe so. I believe when the	20	director. After I transfer my company to her, I
20	company's asset is unfreeze one day, I will	20	was the agent. That is it.
21	receive some compensation, because this is normal	22	Q Do you receive compensation from
22	business model where I believe I will receive some		Golden Spring, New York?
23	compensation one day.	23	A No.
24	Q Before Eastern Profit's assets were	24	Q Have you ever?
25	frozen, did you receive any compensation?	25	A No.
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	MR. CHUFF: As an agent or a	2	MS. DONNELLI: We'll take a
3	director?	3	break.
4	Q Either in your capacity as an agent	4	(At this time, a brief recess
5	or a director?	5	was taken.)
6	MR. CHUFF: Objection.	6	(Time noted: 12:54 p.m.)
7	Compound. And to the extent it's	7	(After a luncheon recess was
8	asking for compensation as an owner	8	taken, the following was had:)
9	is misleading.	9	(Time noted: 1:48 p.m.)
10	A When you say about compensation, can	10	
11	you be more specific, because I really don't	11	AFTERNOON SESSION
12	understand the word compensation.	12	CONTINUED EXAMINATION
13	Q It means wages, salary, money for any	13	BY MS. DONNELLI:
14	reason.	14	Q We're here after a break.
15	A When I was a director, when I was a	15	Would you say that
16	boss, of course I received some money. Because I	16	MR. CHUFF: Could I just make
17	was making money or cost, I reaped the benefits.	17	one thing on the record.
18	Q At Eastern Profit is there a	18	So we've been going for two and
19	difference between a principal and a director	19	a half hours now, and virtually none
20	role?	20	of the questioning has been within
21	A Between principal and the director?	21	the scope of what the court ordered
22	Q Yes.	22	Mr. Han to appear for.
23	A Right now Guo Mei is the director of	23	If it continues, we reserve our
24	the company while I am her agent. When I'm	24	rights to seek fees from the court
25	handling her stuff for her out of respect, I will	25	after this deposition.
	<u> </u>		
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q Would you say, Mr. Han, that you were	2	A I don't think Eastern Profit had ever
3	very careful in your role as a director of Eastern	3	invested in car. But the company owned cars.
4	Profit?	4	Q How many cars did the company own
5	A What do you mean by that?	5	when Mr. Han was a director?
6	Q You wanted everything done right as a	6	
7		7	MR. CHUFF: Objection. This is
8	director of Eastern Profit; correct?	8	all irrelevant.
9	A Yes.	9	A Several.
	Q You wouldn't have signed something		Q Have you ever attended a director's
10	for Eastern Profit unless you were a director of	10	meeting for Eastern Profit?
11	it; right?	11	MR. CHUFF: Objection. This
12	MR. CHUFF: Objection.	12	goes into the financial independence
13	Misleading. Mischaracterizes	13	of Eastern Profit, and the court
14	testimony.	14	already ruled on this. You're not
15	A I don't understand your question.	15	permitted to ask questions about it.
16	What do you mean by that?	16	Q You testified that you put a
17	Q You wouldn't have signed something	17	signature on documents as an agent for Eastern
18	for Eastern Profit unless you were a director of	18	Profit. In connection with that, did you ever
19	Eastern Profit; right?	19	attend any meeting giving you authority to do
20	MR. CHUFF: Same objection.	20	that?
21	A When I was an agent for a company, I	21	A What kind of meeting?
22	had also signed some documents.	22	Q Any kind of meeting in which,
23	Q Is one of Eastern Profit's	23	Mr. Han, you were given authority to make your
24	investments cars?	24	
25		25	signature on behalf of Eastern Profit?
23	MR. CHUFF: Objection. This is	23	MR. CHUFF: Objection. Asked
	Page 82		Page 84
1	LIAN CHUNCHANG	1	LIAN CUUNCUANG
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	beyond the scope of the court order	2	and answered.
3	Mr. Han is here for.	3	A In New York I authorized Yvette to
4	MS. DONNELLI: Are you	4	handle the affairs for me here.
5	instructing the witness not to answer	5	Q What kind of reporting did Yvette do
6	that? It comes directly from	6	to you after you authorized her?
7	Miss Wang's testimony for Eastern	7	A Yvette
8	Profit within the last couple of	8	MR. CHUFF: Objection. Form.
9	weeks.	9	A Not much reporting from her because I
10	MR. CHUFF: It's beyond the	10	trust her very much in the same position against
11	scope of what the court ordered for	11	communist party in China.
12	Mr. Han.	12	I have full confidence in her to
13	MS. DONNELLI: So are you	13	handle the affair for me. There's not much
14		14	
15	instructing the witness not to	15	reporting required from her. Of course
	answer?	16	occasionally we talked a little bit about it.
			Q Did you authorize Yvette to handle
16	MR. CHUFF: You can ask your		Half coal coal coal coal coal
17	question.	17	all the affairs of eastern profit or just the one
17 18	question. MS. DONNELLI: Okay. Can you	17 18	involving the investigative project?
17 18 19	question. MS. DONNELLI: Okay. Can you read it back? Thank you.	17 18 19	involving the investigative project? A Everything.
17 18	question. MS. DONNELLI: Okay. Can you read it back? Thank you. (The requested portion of the	17 18	involving the investigative project? A Everything. Q For the everything, did you ever
17 18 19	question. MS. DONNELLI: Okay. Can you read it back? Thank you.	17 18 19	involving the investigative project? A Everything.
17 18 19 20	question. MS. DONNELLI: Okay. Can you read it back? Thank you. (The requested portion of the record was read back by the	17 18 19 20	involving the investigative project? A Everything. Q For the everything, did you ever
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17 18 19 20 21 22	question. MS. DONNELLI: Okay. Can you read it back? Thank you. (The requested portion of the record was read back by the reporter.) A What cars?	17 18 19 20 21 22	involving the investigative project? A Everything. Q For the everything, did you ever authorize Yvette to approve an invoice for Eastern Profit? MR. CHUFF: Objection. Assuming
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	authorization to Yvette, I'm actually talking	2	Q Was that because the assets of
3	about everything related to the hired	3	Eastern Profit were frozen?
4	investigation company.	4	A Yes.
5	Q I thought your testimony was that you	5	Q What volume of assets of Eastern
6	authorized a Yvette to handle all of the affairs	6	Profit were frozen?
7	of Eastern Profit?	7	MR. CHUFF: Objection. Vague as
8		8	to what volume means.
9	A No. Thing related to this matter.	9	
10	Q What do you mean by "this matter"?	10	A Are you asking me to give you a number or what?
11	A To hire this investigation company	11	
12	and also to handle everything related to the hired	12	Q More of a category. Was it all of
	investigation company.	13	Eastern Profit's assets that were frozen, a
13	Q Was there anything else that you		portion of them, something less than all?
14	authorized Yvette to handle for Eastern Profit?	14	A My company account or accounts was
15	A Only for this investigation and	15	all were freezed.
16	everything related to it.	16	THE INTERPRETER: Again in
17	Q Did you get permission from Guo Mei	17	Chinese there's no singular or
18	to authorize Yvette?	18	plural.
19	MR. CHUFF: Objection. Asked	19	Q In total or just in part?
20	and answered.	20	A All.
21	A I did not have to have permission for	21	Q You testified that the reason that
22	Guo Mei. However, I did report it to her. I did	22	Eastern Profit got involved with the investigative
23	speak to her about it.	23	company was to unfreeze Eastern Profit's assets.
24	Q Were you the person who chose Yvette	24	Do you remember that testimony?
25	for her role versus someone else?	25	MR. PODHASKIE: Objection.
			•
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1	LIANI CHI INICHANIC	1	LIANI CHI INICHANIC
	HAN CHUNGUANG	2	HAN CHUNGUANG
2	A Yes.		Mischaracterizes the testimony.
3	Q In connection with Yvette's work, did	3	A Yes, I did.
4	she have control over Eastern Profit's bank	4	Q Was that project successful to
5	accounts?	5	unfreeze Eastern Profit's assets?
6	MR. CHUFF: Objection. It's	6	A Up to now, no. It's not successful.
7	beyond the scope of what the court	7	Q Eastern Profit's assets remain frozen
8	allowed Mr. Han to testify about.	8	today; is that true?
9	A I don't want to answer this question.	9	A Yes.
10	Q Are you instructing the witness not	10	Q Do you know how long that the
11	to answer the question? It relates specifically	11	investigative company was allowed to do its work?
12	to the work that Yvette did in relation to Eastern	12	A When Yvette talked to me at the time,
13	Profit and the investigative project?	13	she said it would only take several months and we
14	MR. CHUFF: Can you explain that	14	will see the result of it.
15	to me? I don't see how it does.	15	Q When Eastern Profit didn't see the
16	MS. DONNELLI: In connection	16	result of it, did it hire any other company to do
17	with that work I've asked did Yvette	17	the investigation?
18	have control over Eastern Profit's	18	MR. CHUFF: Objection. Are you
19	bank accounts in connection with that	19	asking of the same targets, that's
20	work.	20	strategic vision?
21	MR. CHUFF: You didn't use that	21	MS. DONNELLI: Counsel, please
22	last phrase.	22	don't testify for the witness. You
23	Q In relation to the investigative	23	made an objection to form. Let us go
24	project.	24	on.
25	A She couldn't.	25	MR. CHUFF: I'm just trying to
	,, one couldn't		Shorri Im jast dying to
]	Page 87		Page 89

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	help you.	2	to enter into an arrangement with the
3	MS. DONNELLI: I don't think	3	investigative company?
4	you're trying to help.	4	MR. PODHASKIE: Objection.
5	MR. CHUFF: I am because the	5	Beyond the scope of the court's
6		6	order.
7	court said you're allowed to ask	7	
8	about the subjects that were part of	8	A No. I give the full authorization to
9	the Strategic Vision contract and not	9	Yvette. It was not necessary to require a
	other subjects.		resolution.
10	So if you want to ask about	10	Okay. Let me tell you why I give
11	those subjects, it's permissible.	11	Yvette full authorization over this matter. The
12	Otherwise it's not.	12	reason was that Miss Guo was against communist
13	Q Regarding any of the work that	13	party in China. I followed Mr. Guo's example. I
14	Eastern Profit hired the investigative company to	14	was also strongly against the communist party in
15	do, once that unfreezing of assets didn't happen,	15	China wands that was why the Chinese government
16	did Eastern Profit hire any other company for the	16	freeze my asset.
17	purpose of unfreezing the assets through	17	And when Yvette told me about this
18	investigative work?	18	wonderful company that would be able to expose the
19	A This has nothing to do as it is.	19	Chinese government's corruption and it will give
20	Q Please answer the question.	20	me an opportunity to get my asset back. She also
21	A I don't want to answer.	21	assured me that in U.S., this could be done
22	MR. CHUFF: You can answer, if	22	legally, and I thought that this was wonderful
23	you know.	23	idea. I get gave her my full authorization to
24	A Are you asking if Eastern Profit	24	handle this matters.
25	hires another investigative company to do the same	25	Like Miss Guo, we were all against
	Page 90		Page 92
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2		2	the communist parties in China. I gave her my
	job.		
	O Voc After the first investigative	1	
3	Q Yes. After the first investigative	3	full authorization to take charge of this matter.
4	company was no longer doing the project.	3 4	full authorization to take charge of this matter. Q What is located at the Tai Yau
4 5	company was no longer doing the project. A I'm not sure.	3 4 5	full authorization to take charge of this matter. Q What is located at the Tai Yau building located at 181 Johnston Road, Wanchai,
4 5 6	company was no longer doing the project. A I'm not sure. Q Your testimony is that you're not	3 4 5 6	full authorization to take charge of this matter. Q What is located at the Tai Yau building located at 181 Johnston Road, Wanchai, W-A-N-C-H-A-I, Hong Kong, if you know?
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1	LIAN CHUNCHANG	1	LIAN CHUNCHANG
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q You say that your workers were taken	2	testimony.
3	away. Did they work for Eastern Profit?	3	MR. CHUFF: This court has
4	MR. PODHASKIE: Objection.	4	already ruled that you can't ask
5	Beyond the scope.	5	those questions. Is not tied to any
6	A Natasha. Natasha was taken away.	6	claim or defense in this action.
7	Q Is Natasha the workers, plural, that	7	MS. DONNELLI: See the problem
8	you just described?	8	is that the time the court entered
9	THE INTERPRETER: The	9	that order, the representation had
10	interpreter note the plurals should	10	been made by your side of things that
11	be the mistake of interpreter,	11	Mr. Han didn't have knowledge. There
12	because interpreter would not know	12	was no reason to have him as a
13	how many workers because Chinese	13	witness. He didn't have anything to
14	doesn't have singular or plural.	14	
15	A Yes, Natasha. I was talking about	15	Say.
16		16	We now know based on Miss Wang's
17	Natasha, my agent back then.	17	testimony a couple of weeks ago that
18	Q Did the interpreter use the name		Mr. Han does have information and he,
	Q-U-G-A-I-O G-U-O-J-I-A-O in relation to that	18	in fact, has been describing that
19	last answer?	19	information today.
20	A Interpreter only repeated what the	20	MR. CHUFF: Why the assets got
21	witness said. Now unfortunately interpreter has	21	seized has nothing to with the
22	no memory of what my reputation is.	22	contract and whether the contract was
23	Q Mr. Han, what did you do to qualify	23	performed, or whether someone lied
24	as a dissident in the eyes of the Chinese	24	about whether Guo was a dissident.
25	communist party?	25	It's irrelevant and it's beyond
			7.00
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1	LIANI CHUNICHANIC	1	LIANI CHUNCHANC
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	MR. CHUFF: Objection. It's way	2	the scope of what the court allowed
2 3	MR. CHUFF: Objection. It's way beyond the scope and the Court has	2 3	the scope of what the court allowed this witness to testify to.
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1	HAN CHUNGUANG	1 HAN CHUNGUANG
2		TIAN CHOIGGANG
3	MR. CHUFF: What element of what	A I don't know the specific, but I
	defense or claim does this relate to.	neard about this person before.
4	MS. DONNELLI: There are fraud	4 Q From.
5	claims.	5 MR. CHUFF: Note my objection.
6	MR. CHUFF: I know that's what	6 Asked and answered.
7	you guys keep saying. But explain it	7 A For Mr. Guo. Mr. Guo mentioned him
8	to me because I don't understand it,	8 before.
9	and the court hasn't understood it.	⁹ Q In relation to Mr. Guo wanting to
10	THE INTERPRETER: It's getting	find out information about this person.
11	real long.	11 A No. I didn't know why Mr. Guo
12	MS. DONNELLI: I'm sorry. I've	mentioned about this person.
13	gotten a little lost.	Q This name, are you familiar with Sun,
14		Q This name, are you familiar with Sun,
15	You made an objection. I	5 5 14, the mot name of the last name, and then
	responded. Are you instructing the	the mot name is Eijan, E 1 5 6 14.
16	witness not to answer?	A Again, I heard those people before.
17	MR. CHUFF: Can you just repeat	Q From Mr. Guo?
18	the question for me one more time?	¹⁸ A Yes.
19	(The requested portion of the	Q Did you understand that that
20	record was read back by the	individual was one of the subjects that the
21	reporter.)	investigative company was going to research?
22	MR. CHUFF: The answer to	A Again, I don't know any specifics
23	counsel's question is yes.	about the project.
24	MS. DONNELLI: So the witness is	Q When you authorized Yvette to get
25	being instructed not to answer that	25 involved with the investigation project, did you
	being instructed flot to dribwer triat	involved that the investigation projectly that you
	Page 98	Page 100
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	question?	give Yvette any names or subjects that should be
3	MR. CHUFF: Because it's beyond	³ researched?
4	the scope of what the court allowed	4 A No.
5	him to testify to.	5 Q Why did you resign from being a
6	Q Are you familiar with the name Meng	6 director of Eastern Profit?
7	Jianzhu. Last name is M-E-N-G. First name is	7 MR. CHUFF: Objection. Assumes
8	J-I-A-N-Z-H-U.	8 facts. Mischaracterizes the
9	A I have heard this person before.	9 testimony.
10	Q Who do you know the person to be?	10 A Does this question have anything to
11	A When I was with Mr. Guo and we were	do with this case? If not, I'm not going to
12	against Chinese communist party, I heard about	answer the question.
13		13 Q Yes, it does.
1 - 5		-~ U 125, IL UU25.
1 /	this person. I think this person was a Chinese	
14	official.	14 A I remained an agent for the company
15	official. Q Was this person one of the subjects	A I remained an agent for the company even after I had transferred the company to Guo
15 16	official. Q Was this person one of the subjects that Eastern Profit asked the investigative	A I remained an agent for the company even after I had transferred the company to Guo Mei.
15 16 17	official. Q Was this person one of the subjects that Eastern Profit asked the investigative company to research?	14 A I remained an agent for the company 15 even after I had transferred the company to Guo 16 Mei. 17 Q It was more than a transfer, was it
15 16 17 18	official. Q Was this person one of the subjects that Eastern Profit asked the investigative company to research? MR. CHUFF: Objection.	14 A I remained an agent for the company 15 even after I had transferred the company to Guo 16 Mei. 17 Q It was more than a transfer, was it 18 not, also a resignation by you as director of
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		1	
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q When did you resign as a director?	2	her. All this was not contradictory to each
3	A On June 27, 2017 the company was	3	other.
4	transferred to Guo Mei, and Guo Mei asked me to	4	Q What do you mean by contradictory to
5	continue to handle the company's affairs as an	5	each other?
6	agent for her.	6	
7		7	MR. CHUFF: Objection.
8	MS. DONNELLI: Can you read the	8	A She asked me to be her agent, to take
9	question, because the witness did not		care of the affairs for her, and we were good
	accept it.	9	friends. And I say okay. Fine. I will do so.
10	(The requested portion of the	10	I became an agent of the company.
11	record was read back by the	11	That was it.
12	reporter.)	12	Q So Guo Mei asked you to resign from
13	A June 27, 2017.	13	your directorship of Eastern Profit?
14	Q Why did you resign as a director of	14	MR. CHUFF: Objection. Assumes
15	Eastern Profit?	15	facts. Mischaracterizes testimony.
16	A This was one of my business'	16	A No.
17	strategies which has nothing to do with this case.	17	Q How did you come to know that Guo Mei
18	I'm not going to answer it.	18	had a plan that required you to resign as director
19	MS. DONNELLI: We'll need to ask	19	from Eastern Profit?
20	the witness to answer the question.	20	MR. CHUFF: Objection. Assumes
21	MR. CHUFF: Objection.	21	facts. Mischaracterizes the
22	Argumentative. Asked and answered.	22	testimony. Beyond the scope of what
23	A I don't want to answer this question,	23	the court ordered him to testify to.
24	and I insist that I not answer this question.	24	
25		25	A She told me she wanted to purchase my
23	Q Do you have the answer to the	25	company to get into movie business. Then it's
	Page 102		Page 104
			6
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	question in your mind?	2	long. Then she asked me to stay on to help her
3	A What answer?	3	out as an agent.
4	Q If the answer to the question is you	4	Q Wasn't it Mr. Guo's wish for his
5	don't know why you resigned from the company,	5	daughter to purchase Eastern Profit from you?
6	that's one thing. But if the witness has the	6	MR. CHUFF: Objection. Beyond
7	answer in his mind, he needs to give it in	7	the scope.
8	response to the question.	8	A I don't know.
9	MR. CHUFF: Objection. I	9	Q Did you resign from Eastern Profit
10	disagree. It's clearly beyond the	10	because you needed someone to buy the stock from
11	scope of what the court ordered.	11	you, you were short on money?
12	·	12	MR. CHUFF: Objection. This is
13	A I am not going to answer this	13	
	question.	14	way beyond the scope that the court
14	Q Explain why you resigned as director		allowed this witness to appear, and
15	of Eastern Profit that remained as you are	15	the topic then, the court allowed
16	testifying in a role allowing you to be involved	16	them to testify to.
17	with Eastern Profit?	17	MS. DONNELLI: I'm about to hand
18	MR. CHUFF: Objection. Asked	18	the witness a document that was
19	and answered.	19	produced by Eastern Profit. I think
20	A This was a business strategy of mine.	20	it is relevant. Why else would it
21	And when I transferred the company to Guo Mei, Guo	21	have been produced?
22	Mei had some intention to how to use this company.	22	MR. CHUFF: Whether he needs the
23	She had her idea what she was going	23	money is in a document? I doubt it.
24	to do about it. And then she asked me to be an	24	MS. DONNELLI: We're marking
25	agent for this company to handle the affairs for	25	this as Exhibit 30.
	agent for and company to namine the arians for		and an Exhibit out
	Page 103		Page 105

1	LIAN CUUNCUANG	1	HAN GUUNGHANG
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	(Defendant's Exhibit 30, Notice	2	take a break?
3	of Change of Company Secretary and	3	MR. CHUFF: If it's okay with
4	Director (Appointment/Cessation)	4	you, yes.
5	Bates stamped EASTERN-000400 to 402	5	MS. DONNELLI: Let's take a
6	marked for Identification as of this	6	break at the witness' request for,
7	date.)	7	say, 10 minutes.
8	MS. DONNELLI: This is the first	8	(At this time, a brief recess
9	exhibit we've used.	9	was taken.)
10	Q Mr. Han, if you turn to the third	10	CONTINUED EXAMINATION
11	page of the document. At the bottom of the	11	BY MS. DONNELLI:
12		12	
	document do you see your name typewritten?	13	Q We're back on the record.
13	A Yes.		MR. CHUFF: We've gone another
14	Q Is that the handwritten form of your	14	hour and still haven't hit the topics
15	name above it?	15	that the court Mr. Han to testify to.
16	A Yes.	16	We're reserving the right to seek
17	Q Did you place your name on this	17	fees for this waste of time.
18	document?	18	Q I'm going to hand you, Mr. Han, a
19	A Yes.	19	piece of paper. I have written three lines, and
20	Q Did you place your name on this	20	I've asked for you to write your name, hand write
21	document on June 27, 2017?	21	your name on those three lines.
22	A Yes.	22	I'm going to hand you a document that
23	Q The second page of the document, on	23	we're going to mark. By the way, that is
24	the box that is numbered 17, the second 17 at the	24	Exhibit 31, this piece of paper. The three places
25	bottom	25	that the witness has written his name is 31.
	bottom		that the withess has written his hame is 31.
	Page 106		Page 108
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	A Yes.	2	(Defendant's Exhibit 31, a
3	Q who has signed there?	3	piece of yellow paper containing the
4	MR. CHUFF: Objection.	1 4	
5		4	witness' name handwritten three times
	Foundation.	5	witness' name handwritten three times marked for Identification as of this
6	Foundation.		marked for Identification as of this
	Foundation. A Guo Mei's signature.	5	marked for Identification as of this date.)
6	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this	5 6	marked for Identification as of this date.) MR. CHUFF: Will that be going
6 7	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30?	5 6 7	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter?
6 7 8 9	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is	5 6 7 8 9	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The
6 7 8 9	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said	5 6 7 8 9	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the
6 7 8 9 10 11	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is	5 6 7 8 9 10 11	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits.
6 7 8 9 10 11 12	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from	5 6 7 8 9 10 11 12	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as
6 7 8 9 10 11 12 13	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket	5 6 7 8 9 10 11 12 13	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already
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6 7 8 9 10 11 12 13 14	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket entry 189, pages 3 and 4. It was on the relevance grounds.	5 6 7 8 9 10 11 12 13 14 15	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already has an exhibit label as Guo. (Defendant's Exhibit 32, a
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6 7 8 9 10 11 12 13 14 15 16 17 18	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket entry 189, pages 3 and 4. It was on the relevance grounds. Q Mr. Han, is Exhibit 30 the official record of your resignation as a director of Eastern Profit?	5 6 7 8 9 10 11 12 13 14 15 16 17	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already has an exhibit label as Guo. (Defendant's Exhibit 32, a two-page document titled Limited Power of Attorney Bates stamped EASTERN-000276 and 277 marked for
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket entry 189, pages 3 and 4. It was on the relevance grounds. Q Mr. Han, is Exhibit 30 the official record of your resignation as a director of Eastern Profit? THE INTERPRETER: The witness wants the interpreter to retranslate the question. Interpreter will do so. (Interpreter complying)	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already has an exhibit label as Guo. (Defendant's Exhibit 32, a two-page document titled Limited Power of Attorney Bates stamped EASTERN-000276 and 277 marked for Identification as of this date.) Q What is the title of this document, Mr. Han? A Can you translate it for me.
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket entry 189, pages 3 and 4. It was on the relevance grounds. Q Mr. Han, is Exhibit 30 the official record of your resignation as a director of Eastern Profit? THE INTERPRETER: The witness wants the interpreter to retranslate the question. Interpreter will do so. (Interpreter complying)	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already has an exhibit label as Guo. (Defendant's Exhibit 32, a two-page document titled Limited Power of Attorney Bates stamped EASTERN-000276 and 277 marked for Identification as of this date.) Q What is the title of this document, Mr. Han? A Can you translate it for me. MS. DONNELLI: Can you translate
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Foundation. A Guo Mei's signature. Q Did Guo Mei ask you to sign this Exhibit 30? MR. CHUFF: Objection. This is treading into what the court has said counsel may not ask about which is the sale of Eastern Profit from Mr. Han to Guo Mei. It's docket entry 189, pages 3 and 4. It was on the relevance grounds. Q Mr. Han, is Exhibit 30 the official record of your resignation as a director of Eastern Profit? THE INTERPRETER: The witness wants the interpreter to retranslate the question. Interpreter will do so. (Interpreter complying) A Yes.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	marked for Identification as of this date.) MR. CHUFF: Will that be going to the reporter? MS. DONNELLI: Yes. The reporter is going to keep the exhibits. We're going to mark as Exhibit 32 a document. It already has an exhibit label as Guo. (Defendant's Exhibit 32, a two-page document titled Limited Power of Attorney Bates stamped EASTERN-000276 and 277 marked for Identification as of this date.) Q What is the title of this document, Mr. Han? A Can you translate it for me. MS. DONNELLI: Can you translate the title of the document for him?

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q All right. The second page, is that	2	MR. PODHASKIE: Objection.
3	your handwritten name above the words Chunguang	3	Asked and answered.
4	Han?	4	THE INTERPRETER: Interpreter
5	A Yes.	5	
6		6	needs the witness to repeat one
7	Q Did you place your handwritten	7	portion of answer.
	signature there?		(Witness complying)
8	A Yes.	8	A Guo Mei gave me authorization to
9	Q Was this on behalf of Eastern Profit?	9	agent, and then I gave the authorization to Yvette
10	A Yes.	10	to handle the matters.
11	Q What was the purpose of this	11	Q Was Yvette an agent also?
12	document?	12	A Yes. After I gave her the
13	A This was a Power of Attorney that I	13	authorization, she handled the matters, all the
14	gave Yvette the authority to handle the	14	matters on my behalf.
15	investigation company's matter.	15	Q Were the authorizations done at the
16	Q When did you sign this?	16	same time?
17	A Last year, 2018.	17	MR. CHUFF: Objection. Asked
18	Q Who asked you to sign this on behalf	18	and answered.
19	of Eastern Profit?	19	A After June 27, 2017 when I
20	A I don't understand your question.	20	transferred my company to Guo Mei, Guo Mei
21	(The requested portion of the	21	authorized me to be her agent. And then not long
22		22	
23	record was read back by the	23	after that, I authorized Yvette to handle the
	reporter.)		matter for me.
24	MR. CHUFF: Objection. Assumes	24	Q Was the authorization from Guo Mei to
25	facts.	25	you put in writing?
	Page 110		Page 112
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	A Yvette told me at the time we were	2	MR. CHUFF: Objection. Asked
3	lied to, we were deceased, and we might have to	3	and answered.
4	file a lawsuit against the other parties.	4	A No. Orally only.
5	One day last year Yvette called me	5	Q Was your authorization to Yvette put
6	saying that she had this document for me to sign	6	in writing?
7	to authorize her to handle all these matters. I	7	A Here.
8	said okay. And then I went to Yvette's, yes,	8	Q I'm sorry. It's Exhibit 32?
9	Yvette's office to sign this document.	9	A Yes.
10	Q Where was Yvette's office located?	10	Q At the time that you signed
11	MR. CHUFF: Objection. Asked	11	Exhibit 32, you were no longer a director of
1 11		1	
	-	12	
12	and answered.	12 13	Eastern Profit; correct?
12 13	and answered. A 800 Fifth Avenue.	13	Eastern Profit; correct? MR. CHUFF: Objection. Asked
12 13 14	and answered. A 800 Fifth Avenue. Q So you did not prepare this document	13 14	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered.
12 13 14 15	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself?	13 14 15	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct.
12 13 14 15 16	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not.	13 14 15 16	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you
12 13 14 15 16 17	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this	13 14 15 16 17	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction
12 13 14 15 16 17 18	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document?	13 14 15 16 17 18	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct?
12 13 14 15 16 17 18 19	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the	13 14 15 16 17 18 19	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question.
12 13 14 15 16 17 18 19 20	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the authorization to handle the matters, and I gave	13 14 15 16 17 18 19 20	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question. Q When you were a director of Eastern
12 13 14 15 16 17 18 19 20 21	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the authorization to handle the matters, and I gave the authorization to Yvette to handle the matters.	13 14 15 16 17 18 19 20 21	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question. Q When you were a director of Eastern Profit, did it enter into any transaction without
12 13 14 15 16 17 18 19 20 21 22	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the authorization to handle the matters, and I gave the authorization to Yvette to handle the matters. And Yvette would report to me.	13 14 15 16 17 18 19 20 21 22	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question. Q When you were a director of Eastern Profit, did it enter into any transaction without signing a written document?
12 13 14 15 16 17 18 19 20 21 22 23	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the authorization to handle the matters, and I gave the authorization to Yvette to handle the matters.	13 14 15 16 17 18 19 20 21	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question. Q When you were a director of Eastern Profit, did it enter into any transaction without
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12 13 14 15 16 17 18 19 20 21 22 23	and answered. A 800 Fifth Avenue. Q So you did not prepare this document yourself? A No, I did not. Q Why did Guo Mei not sign this document? A Because Guo Mei gave me the authorization to handle the matters, and I gave the authorization to Yvette to handle the matters. And Yvette would report to me. Q So we have two authorizations, one	13 14 15 16 17 18 19 20 21 22 23	Eastern Profit; correct? MR. CHUFF: Objection. Asked and answered. A That's correct. Q As a director of Eastern Profit, you never allowed it to enter into a transaction without signing a contract; correct? A I don't understand your question. Q When you were a director of Eastern Profit, did it enter into any transaction without signing a written document? MR. CHUFF: Objection. Form.
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1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	Q Mr. Han, you wouldn't enter into a	² Misleading. Attempting to confuse
3	transaction for Eastern Profit without a contract;	3 the witness.
4	true?	4 A No. I signed the document because I
5	A In general, yes.	5 was an agent for Eastern Profit.
6	Q So why didn't you require Guo Mei to	6 Q Explain to me why Guo Mei took your
7	put her authorization to you in writing?	7 role as director of Eastern Profit. Why did she
8	MR. CHUFF: Objection.	8 not coordinate directly with Yvette and leave you
9		9 out of this document 32?
10	Misleading. Irrelevant.	out of this document 52:
	A No. It was not necessary. I had	A I don't know why she didn't do that.
11	known her for a long time. I built enough trust	However, I was an agent of the company. And over
12	to trust in her over this.	this matter, Yvette and I initiated the project.
13	Q When Yvette asked you to sign	When the project became problematic,
14	Exhibit 32, did you say: Wait a second. I can't	of course I will continue to finish it off as an
15	sign this. I'm no longer a director of Eastern	agent of the company.
16	Profit?	Q What is the difference, Mr. Han,
17	MR. CHUFF: Objection.	between an agent and a director of Eastern Profit?
18	Misleading. He's already testified a	18 MR. CHUFF: Objection. Calls
19	number of times that he's an agent.	19 for a legal conclusion.
20	MS. DONNELLI: Please stop	A The director is Guo Mei, and Guo Mei
21	testifying for the witness.	tells me it's her agent. I can handle matters for
22	MR. CHUFF: Stop trying to	her on her behalf.
23	confuse the witness.	23 Q But you weren't handling matters for
24	MS. DONNELLI: Please stop	her, you were delegating to Yvette; isn't that
25	testifying for the witness.	25 true?
	testifying for the withess.	uue:
	Page 114	Page 116
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	MR. CHUFF: He testified five	MR. CHUFF: Objection.
3	times now that he's an agent.	³ Mischaracterizes the testimony.
4	MS. DONNELLI: You're	⁴ Argumentative.
5	discontinuing it on.	5 A That's correct. I ask Yvette to help
6	MR. CHUFF: I'm continuing it	6 me because Yvette and I had the same goal, that we
7	on?	7 were against Chinese communist parties. And when
8	MS. DONNELLI: Yes.	8 Yvette told me there was this wonderful company
9	MR. CHUFF: Someone is.	9 who could expose the Chinese government's
10	MS. DONNELLI: Testifying for	corruption, I felt this was a good opportunity,
11	the witness is unacceptable, and	because my company was freezed and my family were
12	we'll bring that up later.	12 persecuted.
13	MR. CHUFF: Merely repeating the	13 I also was angry over this. And I
14	answer that he's given times now.	14 was interested in doing so. I asked Yvette to
15	A My attorney say I didn't have to	help me out over this matter.
16	answer this question.	help the dat over the matter
17	•	Q 1511 CHE GIGE TVECCE FIGG SKIIIS
	Q Not true.	that you didn't have and would, therefore, be a
18	MR. CHUFF: When she fixes the	benefit to Eastern Profit?
19	question, you can answer it.	MR. CHUFF: Objection to form.
20	MS. DONNELLI: Will you please	A What you have just said is not
21	read the question back.	completely right. It happened that Yvette at that
22	(The requested portion of the	time had this wonderful source which was the
23	record was read back by the	investigation company. And when she brought it up
24	reporter.)	to me, I thought this was a wonderful opportunity
25	MR. CHUFF: Objection.	to do so. That was why I asked her for her help.
1	Page 115	Page 117

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Q The help that you asked her for was	2	that your signature?
3	Exhibit 32; correct?	3	MR. CHUFF: Objection. I would
4	A Yes. And it started from the moment	4	ask the translator to read the title
5	she mentioned that she had found this	5	of the document to the witness.
6	investigation company. I authorized her to deal	6	MS. DONNELLI: I would ask the
7	with the investigation company and all other	7	witness if this is the handwritten
8	related issues.	8	
9		9	form of his signature on the last
10	(Defendant's Exhibit 33, a	10	page of Exhibit 34.
	document titled Substitution of	11	MR. CHUFF: You're not providing
11	Counsel consisting of two pages	12	translated copies of the document. I
12	marked for Identification as of this	13	would ask the translator to read the
13	date.)		title.
14	Q I'm going to hand you what we marked	14	MS. DONNELLI: I'm instructing
15	as Exhibit 33. Is that your handwriting signature	15	you not to. The witness can be asked
16	above the typewritten words of your name?	16	questions after I'm done.
17	A Can you tell me what this is?	17	At least for my question,
18	Q Answer the question first, and then	18	Exhibit 34, is that the handwritten
19	I'm happy to.	19	form of the witness' signature on the
20	A Before you tell me what this document	20	last page?
21	is, I cannot tell whether this is my signature.	21	MS. DONNELLI: Miss translator,
22	Q Are you, Mr. Han, saying you cannot	22	please just listen to my instruction
23	recognize your signature, whether it appears on	23	as the attorney taking the
24	this document?	24	deposition.
25	MR. CHUFF: Objection.	25	MR. CHUFF: You have to
	Page 118		Page 120
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	Argumentative. This was an English	2	translate the objection too. That's
3	speaking witness. They would be able	3	ridiculous.
4	to read the document. You should	4	
5		5	THE INTERPRETER: The
6	tell them what they're looking at.	6	interpreter has translated the
7	MS. DONNELLI: He can answer the		question three times per instruction
	question.	7	of the questioning witness.
8	A It doesn't look like my signature.	8	MS. DONNELLI: Can you read the
9	MR. CHUFF: Are you going to	9	most recent question that I've asked?
10	tell him what you were looking at?	10	THE INTERPRETER: The signature?
11	You said you would after he answered	11	MS. DONNELLI: We'll start it
12	the question.	12	like this.
13	MS. DONNELLI: We're moving on.	13	Q The last page of Exhibit 34, is that
14	MR. CHUFF: Okay.	14	the handwritten form of your name?
15	MS. DONNELLI: We're going to	15	MR. CHUFF: I instruct the
16	look at what we have marked as	16	witness to ask what document it is
17	Exhibit 34.	17	that he's looking at.
18	(Defendant's Exhibit 34, a	18	MS. DONNELLI: You can instruct
19	document titled Research Agreement	19	the witness, which is improper. The
20	dated December 29, 2017 Bates stamped	20	witness can answer the question, and
21	EASTERN-000005 to 000009 marked for	21	you can ask your witness questions
22	Identification as of this date.)	22	after I'm done.
23		23	
24	Q I would ask for you to turn to the	24	MR. CHUFF: You are being
25	last page of this document.	25	completely unfair to the witness. He cannot read what document.
25	On the bottom right-hand side, is	23	carmot read what document.
	Page 119		Page 121

1		
1	HAN CHUNCHANG	1 HAN CHUNGUANG
2	HAN CHUNGUANG MS. DONNELLI: How do you know	2 document?
3		document.
4	what he can and can't do? That in	The chorre objection.
	itself is an interesting question.	i ilseriar deterizes the testimony.
5	But the one that matters for now is	77 Since you show the air English
6	the last one I asked.	document, which I cannot read, and then you ask me
7	Can you repeat that to the	whether my signature is on it, I think it is
8	witness?	8 normal in nature for me to ask what this document
9	THE INTERPRETER: (Complying)	⁹ is before I answer your question. I have right to
10	MR. CHUFF: I instruct the	know what this document, English document, is.
11	witness not to answer it until	Q Is today the first day you've seen
12	counsel tells him what he's looking	12 Exhibit 34?
13	at.	13 A Yes.
14	MS. DONNELLI: The witness is	MS. DONNELLI: We may come back
15	going to heed your instruction?	to Exhibit 34 in a moment. For now I
16	A Yes, I will listen to my attorney.	will mark Exhibit 35.
17	MS. DONNELLI: So that we have a	17 (Defendant's Exhibit 35, a
18	clear record, the witness on	document titled Loan Agreement Bates
19	instruction of his counsel is	19 stamped EASTERN-000278 to 280 marked
20	refusing to answer the question	for Identification as of this date.)
21		for identification as of this date.)
22	whether his signature appears in	Q If we tarn to the last page of
23	handwritten form on the last page of	Exhibit 33.
	Exhibit 34.	A Yes. I'm looking at it.
24	MR. CHUFF: Because defendant's	Q Thank you. Do you see two
25	counsel refuses to identify the	handwritten signatures on the last page of
	D _{a==} 122	D 12
	Page 122	Page 124
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	document for a non English-speaking	2 Exhibit 35?
3		2/11/10/10 00 1
	witness	3 Δ Vec
4	witness. O I'm going to hand you Eyhihit 31	A ICS.
4 5	Q I'm going to hand you Exhibit 31,	4 Q Is one of them the handwritten form
5	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that	4 Q Is one of them the handwritten form 5 of your name?
5 6	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection.
5 6 7	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature?	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is.
5 6 7 8	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the
5 6 7 8 9	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is.	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name?
5 6 7 8 9	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes.
5 6 7 8 9 10	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please?	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Did you place your signature on this
5 6 7 8 9 10 11	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35?
5 6 7 8 9 10 11 12 13	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document?	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can
5 6 7 8 9 10 11 12 13 14	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35?
5 6 7 8 9 10 11 12 13	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document?	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can
5 6 7 8 9 10 11 12 13 14	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is?
5 6 7 8 9 10 11 12 13 14 15	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until
5 6 7 8 9 10 11 12 13 14 15	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't.	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today?
5 6 7 8 9 10 11 12 13 14 15 16	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection.
5 6 7 8 9 10 11 12 13 14 15 16 17	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. MR. CHUFF: Same objection. A Can I ask my interpreter what the
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness cannot identify whether it is the	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question whether or not you have seen this two and a hall
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness cannot identify whether it is the handwritten form of his name on	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question whether or not you have seen this two and a hal page document labeled Exhibit 35 before today.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness cannot identify whether it is the handwritten form of his name on Exhibit 34, last page, unless I tell	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question whether or not you have seen this two and a hall page document labeled Exhibit 35 before today. MR. CHUFF: Same objection.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness cannot identify whether it is the handwritten form of his name on	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question whether or not you have seen this two and a hal page document labeled Exhibit 35 before today.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q I'm going to hand you Exhibit 31, Mr. Han. Do you need me to tell you what that document is before you can recognize whether it's the handwritten form of your signature? A Can you ask the interpreter to tell me what this document is. Q Can you answer the question about Exhibit 31, please? A Yes. So what is your question related to this document? Q Do you need me to tell you what Exhibit 31 is before you can tell me if that's the handwritten form of your name? A No, I don't. MS. DONNELLI: I would like to look back at Exhibit 34. So that I have a clear understanding, is it the witness' testimony that the witness cannot identify whether it is the handwritten form of his name on Exhibit 34, last page, unless I tell	Q Is one of them the handwritten form of your name? MR. CHUFF: Same objection. A The one above is. Q Is that signature to the right of the typewritten form of your name? A Yes. Q Did you place your signature on this Exhibit 35? MR. CHUFF: Objection. How can he answer the question without knowing what it is? Q Have you ever seen Exhibit 35 until today? MR. CHUFF: Same objection. A Can I ask my interpreter what the title of this document is? Q No. Please answer the question whether or not you have seen this two and a hall page document labeled Exhibit 35 before today. MR. CHUFF: Same objection.

1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	the loan agreement between William and I.	2	A In business meetings in Hong Kong I
3	Q Did Mr. Han, you place your signature	3	met William, as a result of which we became good
4	and handwriting on page 3 of this Exhibit 35.	4	friends.
5	A Yes.	5	Q Was the meeting in Hong Kong about
6	Q When did you do that?	6	Eastern Profit business?
7	A In 2018. No. I think at end of	7	A No.
8	2017.	8	Q Who does Mr. G work for?
9		9	MR. CHUFF: Objection. The
10	Q Which is your answer? MR. CHUFF: Objection.	10	
11		11	court already ruled that you cannot ask about ACA's financial
12		12	
13	Q Which is your answer?	13	information.
14	MR. PODHASKIE: Only if you	14	MS. DONNELLI: Counsel, I think
	know. Don't speculate.		you just hinted something to the
15	A The end of 2017.	15	witness that was improper. So why
16	Q You said that William G's signature	16	don't you just object to form.
17	is below yours?	17	MR. WHO:
18	MR. CHUFF: Objection.	18	MR. PODHASKIE: This whole thing
19	Mischaracterizes the testimony.	19	is improper.
20	A I don't understand your question.	20	MR. CHUFF: No. I'm instructing
21	Q Does the signature of William G.	21	him not to answer because it's beyond
22	appear below your signature on Exhibit 35, page 3?	22	the scope of what the court ordered.
23	A My signature is above his.	23	MS. DONNELLI: Then that is
24	Q When you placed your signature on	24	probably better than instructing the
25	Exhibit 35, was Mr. G's signature already there or	25	witness how to answer.
	D 126		D 120
	Page 126		Page 128
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	not?	2	MR. CHUFF: I did not
3	MR. CHUFF: I'm sorry. Go	3	MS. DONNELLI: An Object.
4	ahead.	4	MR. CHUFF: If you would have
5	A Both of us were in a hotel lobby when	5	let me finish, I would have gotten
6	I asked him for loan to pay for the investigation	6	there.
7	company. At the time I signed first, and then he	7	MS. DONNELLI: I don't know what
8	signed.	8	more information you might have
9	Q So you both signed it the same day;	9	revealed.
10	is that your testimony?	10	Can you repeat the question.
11	A William and I signed on the same day.	11	(The requested portion of the
12		12	record was read back by the
13	-	13	reporter.)
14		14	·
15	Q Was it here in New York City?	15	A I don't want to answer this question
16	A Yes.	16	because this has nothing to do with this case.
17	Q Does William G. live in New York	17	Q When you signed this Exhibit 35, what
18	City?	18	gave you reason to believe that William G. had
	MR. CHUFF: Objection. Beyond		money to loan to Eastern Profit?
19	the scope of the deposition.	19	A Because at the time I called him, I
20	A I don't know. I had no idea where he	20	said I had a project that would need \$1 million.
21	lived.	21	I asked him if he could lend me the money. He
22	Q Was Exhibit 35 the first time you had	22	thought about it and he said okay, because at the
2.3	met William G. in person?	23	time we were good friends.
24	A No. I had met him before this.	24	Q You testified that you asked Mr. G to
25	Q On what occasion?	25	lend you the money. Do you mean you, Mr. Han,
	Page 127		Page 129

1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	personally or something else?	the payment was going to come from the company
3	A On behalf of Eastern Profit.	itself since the asset was freezed. I instead
4	Q We see from the first page of	borrowed money from him.
5		borrowed money from film.
6	Exhibit 35 that it's dated December 29, 2017.	Q I thought you testined that National
7	Do you see that on the first line?	Stopped Working for Edstern Front in 2010, two
	MR. CHUFF: Objection.	years after you became director.
8	A Yes.	8 MR. CHUFF: Objection.
9	Q By December, 2017, you hadn't been a	9 Mischaracterizes the testimony.
10	director of Eastern Profit for several months;	A Who are you talking about?
11	correct?	11 Q The person who the witness, Mr. Han,
12	A Yes, that's correct.	talked about. Mr. Han, I believe you testified
13	Q So why did you believe you were in a	that Natasha worked for Eastern Profit for two
14	position to ask to borrow money for Eastern Profit	14 years.
15	at that time?	Did I remember that correctly?
16	MR. CHUFF: Objection. Asked	A I think you misunderstood my answer.
17	and answered.	Previously when I say that she had worked for the
18	MS. DONNELLI: Counsel, we	company for two years, I thought I was trying to
19	haven't even gotten into this	tell you she worked for a company during the two
20	document. How it could be asked and	years I was the director.
21	answered, I believe it couldn't have	But after that, she still helped out
22	been.	with the company's affairs.
23	MR. CHUFF: He testified to	Q Mr. Han, weren't you a director of
24	his	Eastern Profit for three years, not two?
25	MS. DONNELLI: Please stop	25 A I don't remember exactly how long.
	MS. DOMNELLI. Flease Stop	A I don't remember exactly now long.
	Page 130	Page 132
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	testifying for the witness.	2 It was more than two years.
3	MR. CHUFF: You're trying to	³ Q I thought you also testified,
4	confuse the witness. He testified to	4 Mr. Han, that Natasha was a person who was taken
5	his authority earlier. That's all I	5 by the Chinese communist party?
6	his authority earlier. That's all I will say.	by the Chinese communist party?A Yes.
		 by the Chinese communist party? A Yes. Q So how was Natasha able to inform you
6	will say.	by the Chinese communist party?A Yes.
6 7	will say. MS. DONNELLI: Oh, because	 by the Chinese communist party? A Yes. Q So how was Natasha able to inform you
6 7 8	will say. MS. DONNELLI: Oh, because you've answered the question for him,	 by the Chinese communist party? A Yes. Q So how was Natasha able to inform you in December of 2017 that Eastern Profit needed to
6 7 8 9	will say. MS. DONNELLI: Oh, because you've answered the question for him, so you can just stop; is that it?	by the Chinese communist party? A Yes. Q So how was Natasha able to inform you in December of 2017 that Eastern Profit needed to borrow money?
6 7 8 9 10	will say. MS. DONNELLI: Oh, because you've answered the question for him, so you can just stop; is that it? Please stop instructing this witness how to answer.	by the Chinese communist party? A Yes. Q So how was Natasha able to inform you in December of 2017 that Eastern Profit needed to borrow money? A I don't think she was taken away in
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1	HAN CHUNGUANG	1	HAN CHUNGUANG
2	the terms of the loan on behalf of Eastern Profit;	2	would tell the fiscal department about this loan.
3	correct?	3	Q The fiscal department at Eastern
4	MR. CHUFF: Objection.	4	Profit or somewhere else?
5	Mischaracterizes the testimony.	5	A Of course Eastern Profit.
6	A Yes. William and I talked over the	6	Q Did you explore what the terms would
7	phone about the interest payment of 2 percent and	7	be for Eastern Profit if it borrowed the money
8	about a half year and stuff like that.	8	from someone other than Mr. G?
9	Q How about the amount of the loan, did	9	A No.
10	you negotiate that?	10	Q Why not?
11	A A million dollars.	11	A There was no reason why. Besides, if
12	THE INTERPRETER: Interpreter	12	you look at these tons, they were acquired no more
13	need to clear it with the witness.	13	in terms of Hong Kong needs market. As a matter
14		14	
15	A Yes, U.S.D.	15	of fact, if you compare the terms to other loans,
	Q When Mr. G handed you this document,		they were quite reasonable.
16	did you say to him wait, I can't sign this because	16	Q But Mr. Han, did you compare the
17	I'm no longer a director of Eastern Profit?	17	terms of any other possible loan before signing
18	MR. CHUFF: Objection.	18	this document?
19	Misleading.	19	A No.
20	A No, I did not.	20	Q Is it your testimony that you and
21	Q Did you keep a copy of this loan	21	Mr. G placed your respective signatures on this
22	agreement after you signed it that day in the	22	document on December 29, 2017?
23	hotel lobby with Mr. G?	23	MR. CHUFF: Objection. Asked
24	A No.	24	and answered.
25	Q Why not?	25	A Yes.
	Page 134		Page 136
1	HAN CHUNGUANG	1	HAN CHUNGUANG
2		2	
3	·	3	Q When you met with Mr. G to sign this
4	Q Mr. Han, you signed this document on	4	loan agreement, did you have anything to eat or
	behalf of Eastern Profit; correct?		drink with him?
5	A Yes.	5	A No.
6	Q Was any other representative of	6	MR. CHUFF: Counsel, whenever
7	Eastern Profit with you at the meeting in the	7	you get to a natural spot, can we
8	hotel lobby where you signed this loan agreement?	8	take a 5 or 10-minute break.
9	A No.	9	MS. DONNELLI: Okay.
10	Q Did you have any certainty that	10	MR. CHUFF: It doesn't have to
11	Eastern Profit, for which you've testified you	11	be right now. Just whenever you get
12	were an agent, was going to even get a copy of	12	there.
13	this loan agreement if you didn't leave that	13	MS. DONNELLI: Thank you.
14	meeting with a copy of it?	14	Q What is the status of this loan as we
15	MR. CHUFF: Objection to form.	15	sit here today?
16	A After the assets of Eastern Profit	16	A The money is still owed.
17	was freezed, this was the only one loan I made was	17	Q Has Eastern Profit made any payment
18	such a huge amount. Of course I remembered. Once	18	on this loan?
19	the asset is un-freezed, I would tell the fiscal	19	A No, because the asset continues being
20	about it. He had money, the one handle the money.	20	freezed.
21		21	MS. DONNELLI: The witness'
22		22	counsel has asked for break. We'll
23	relation to Eastern Profit?	23	
	A What I mean is that the time I	24	take a short 10-minute break.
24 25	borrowed this money on behalf of the company, of	25	(At this time, a brief recess
23	course eventually the loan has to be paid. And I		was taken.)
	Page 135		Page 137

1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	CONTINUED EXAMINATION	² A Yes.
3	BY MS. DONNELLI:	Q Then why don't you just work out the
4		4 Eastern Profit loan with Mr. G rather than having
5	·	Luster Front John Weit Fill. & Facilet Glair Having
	Mr. Han, I would ask you to look at	Trette do that job as you asked her to do in the
6	Exhibit 34. This is a document entitled Research	lobby of her building?
7	Agreement.	7 MR. CHUFF: Objection.
8	Would you agree that this is the	8 Mischaracterizes testimony.
9	research agreement for the investigative project	⁹ A I don't understand your question.
10	that you testified about today?	Which lobby of the building, and what did I tell
11	MR. CHUFF: Objection.	11 Yvette?
12	MR. PODHASKIE: Objection.	Q Has Mr. G attempted to collect the
13	Foundation.	loan back from Eastern Profit?
14	A I have never seen this document	14 A Yes.
15	before.	15 Q How has he done that?
16		16 A He called and he said so in
17	Q Could you turn to the last page of the document. Is that the handwritten form of	face-to-face meeting.
18		race to race meeting.
	your name on the last page at the bottom?	Q Was recte at that meeting.
19	A Can the interpreter tell me again	19 A No.
20	what this is.	Q What did Mr. G say to you?
21	Q The name of the document, sure.	A William called me over the phone and
22	THE INTERPRETER: (Interpreter	said that it was time to pay back the loan,
23	complying)	including accrued interest.
24	A This is not my signature.	Q What did you do with that
25	Q But does it reflect your name?	²⁵ information?
	Page 138	Page 140
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	A Where?	2 A When he told me that, I say to him we
2	A Where? Q On the last page of the document.	A When he told me that, I say to him we got into some trouble. We encountered some liars.
2 3 4	A Where?	2 A When he told me that, I say to him we 3 got into some trouble. We encountered some liars. 4 People were trying to scam us. I definitely tell
2	A Where? Q On the last page of the document.	A When he told me that, I say to him we got into some trouble. We encountered some liars.
2 3 4	A Where? Q On the last page of the document. MR. CHUFF: Can I direct him?	2 A When he told me that, I say to him we 3 got into some trouble. We encountered some liars. 4 People were trying to scam us. I definitely tell
2 3 4 5	 A Where? Q On the last page of the document. MR. CHUFF: Can I direct him? A Can you point it out to me? Q I don't need to point it out. If the 	A When he told me that, I say to him we got into some trouble. We encountered some liars. People were trying to scam us. I definitely tell him that we needed more time to pay back the loan. Q Was Eastern Profit a client of ACA?
2 3 4 5 6	A Where? Q On the last page of the document. MR. CHUFF: Can I direct him? A Can you point it out to me? Q I don't need to point it out. If the witness does not recognize the handwritten form of	A When he told me that, I say to him we got into some trouble. We encountered some liars. People were trying to scam us. I definitely tell him that we needed more time to pay back the loan. Q Was Eastern Profit a client of ACA? A I don't think you can say that.
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2 3 4 5 6 7 8	A Where? Q On the last page of the document. MR. CHUFF: Can I direct him? A Can you point it out to me? Q I don't need to point it out. If the witness does not recognize the handwritten form of his name, then that's the answer that I'll take. A This was not my signature. This is	A When he told me that, I say to him we got into some trouble. We encountered some liars. People were trying to scam us. I definitely tell him that we needed more time to pay back the loan. Q Was Eastern Profit a client of ACA? A I don't think you can say that. Q Meaning that it's not true? MR. CHUFF: Objection. Beyond
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1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	Yvette told you that you needed to get money and	² A No.
3	when you actually got the money from William G?	Q Do you know who Lianchao Han is?
4	A Several days.	4 L-I-A-N-C-H-A-O H-A-N.
5	Q Was it less than a month?	5 A Can you just repeat it again.
6	MR. CHUFF: Objection. Asked	6 Q Lianchao Han.
7	and answered.	7 A The way you read it, I don't think
8	A Again, I don't remember, but I think	8 so. You're not telling me. I don't know this
9	it was a month, several days later.	9 person the way you read it. The way you spell it,
10		person are may you reducted the may you spen to
11	Q What collateral did Eastern Profit give for the loan?	ETAN CHAO. Elanchao, I don't know this
12	MR. PODHASKIE: Objection.	person.
13		Q Do you know someone with a name
14	MR. CHUFF: Objection. Assumes	Similar to triat.
	facts.	This erior i. Objection to form.
15	A When you say collateral, what do you	A Again, I don't have any impression of
16	mean?	this name.
17	Q Security for the repayment of the	Q This morning I introduced you to
18	loan.	French Wallop who is sitting to my left.
19	A Number 1, the guarantee was that when	19 A Mm-hmm.
20	the assets company was un-freezed as a result of	Q Have you ever seen Miss Wallop before
21	the investigation, I will return him the money and	21 today?
22	pay him back the loan.	A No. I don't have a memory of it.
23	Secondly, we were good friends. We	Q Did you ever prepare a meal for
24	had enough trust.	²⁴ Miss Wallop and in Mr. Guo's apartment?
25	Q If you had enough trust, why isn't	25 MR. PODHASKIE: Objection. I
	Page 146	Page 148
1	HAN CHUNGUANG	1 HAN CHUNGUANG
2	Yvette dealing with William G now instead of you?	don't understand scope.
3	MR. CHUFF: Objection. Form.	3 A Why would I prepare a meal for her,
4	A There was no why. I give Yvette the	4 especially I am not even a chef.
5	full authority to take care of this matter, and	especially I alli flot even a cher.
6	she took care of this matter for me. That was it.	5 Q So it's a yes or no question. Please 6 answer it.
7		
8	Q Do you know the individual name Je	A No.
9	Kin Ming? J-E K-I-N M-I-N-G.	This erior is objection.
	A No.	Q I introduced you this morning to
10	Q Do you ever exchange E-mails with	Mr. Michael Waller, who is sitting to the left of
11	William G?	11 me.
12	A No.	Mr. Waller, have you ever seen
13	Q You've never received an E-mail from	13 Mr. Waller before today?
14	William G?	14 A Again, I don't have any impression of
15	A No.	15 him.
16	Q Have you ever met Karen Maistrello?	Q Were you present when the terms of
17	MR. CHUFF: Objection to form.	the investigation contract between Eastern Profit
18	A I don't have impression of her.	and the investigation company were negotiated?
19	Q You've never met Karen Maistrello?	19 MR. PODHASKIE: Objection.
20	MR. CHUFF: Objection.	Asked and answered.
21	Mischaracterizes the testimony.	21 A No.
22	A When you just bring this name up, I	Q Did you have any role in the
23	don't have any impression of it.	negotiation of the contract between Eastern Profit
24	Q What about if the first name is	and the investigative company?
25	Karen?	MR. CHUFF: Same objection.
1	Page 147	Page 149

L 2	A C K N O W L E D G M E N T
3	
4	STATE OF NEW YORK)
5	SS:
6 7	COUNTY OF)
8	I, Han Chunguang, hereby certify that I
9	have read the transcript of my testimony taken
10	under oath in my deposition of November 11, 2019;
11	that the transcript is a true and complete record
12	of my testimony, and that the answers on the
13	record as given by me are true and correct.
14	
15	
16 17	LIAM CHUNCHANC
18	HAN CHUNGUANG
19	
20	Subscribed and sworn to before me
21	This day of 2019
22	
23	(NOTARY PUBLIC)
24	
25	
	Page 158
	1 uge 130
2	
3	CERTIFICATE
4	
5	I, Terri Fudens, a stenotype reporter
6	and Notary Public within and for the State of New
7	York, do hereby certify:
8 9	That the witness whose testimony is
10	hereinbefore set forth was duly sworn by me and that such testimony is a true record of the
11	testimony given by such witness.
12	I further certify that I am not related
13	to any of the parties by blood or marriage, and
14	that I am in no way interested in the outcome of
15	this matter.
16	IN WITNESS WHEREOF, I have hereunto set
17	my hand.
18	Signature Requested
19	
20	
	 Terri Fudens
20	Terri Fudens
20 21	Terri Fudens
20 21 22	Terri Fudens
20 21 22 23	Terri Fudens
20 21 22 23 24	Terri Fudens Page 159